

TARGET





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The Start of the Original Asbo Documents!

SIMON CORDELL

APPELLANT

And

THE COMMISSIONER OF THE POLICE OF THE METROPOLIS

RESPONDENT

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STATEMENT OF WITNESS

(C.J. Act 1967, S2,9.M.C. Rules 1968 R58)

STATEMENT OF: Simon Cordell AGE OF WITNESS (if over 21): 34

OCCUPATION OF WITNESS: Unemployed ADDRESS: 109

Burncroft Avenue, Enfield, Middlesex, EN3 7JQ TELEPHONE:

This statement consisting of 7 page(s) each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Dated the 24th day of February 2015

Signed
Signature Witnessed by

YA/450/15

I am Simon Cordell; my date of birth is 26th January 1981. My home address is as stated above. I am making this witness statement in response to members of the police and local authority's application for an anti-social behaviour order.

I am currently in the process of trying to establish my company. I have not yet incorporated it; however, I am currently working on having it registered as a company. I am aiming to have it registered as a limited company with charitable status within the articles of the memorandum of association. I have become a member at general meetings held at my local community hall In turn taking part in the daily challenges a community hall can be presented with. This has introduced me to various people who have helped me with good advice.

I have always wanted to give something back to the community. I have established my web site with a lot of help of others and have now "parked" my company, and I exhibit proof of this of this as SC/1. The company is not yet trading, but I aim to trade soon.

I was placed in the care system as a child, and I try to help vulnerable people. I know what it is like to have to fend for yourself. I exhibit letters of proof that I have helped homeless people as exhibit SC/2.

Signed Mitnessed By

I believe that this application is an attempt by members of the police and local Authority to find me guilty of offences I have not committed in turn having an effect on my health and stopping me from developing my company, and it is not acceptable or reasonable. I am in the process of developing a business plan for a festival at Barley lands in Essex. I had planned to have this event in 2014, however, the stress of the ongoing ASBO proceedings have stopped me from putting this festival on. I exhibit a draft business plan as exhibit SC/3, and a business submission form for a community festival as exhibit SC/4.

I was once arrested by members of the police outside White Sands Nightclub on 14th November 2013 at Brixton Hill and I had my van seized. The reason given for stopping me was that I had "tools of the trade" in my van and my insurance did not cover driving a vehicle on this basis. My vehicle was seized as it was alleged that I did not have insurance. I was actually insured at the time, and there were no tools in my van. I exhibit proof of my insurance as exhibit SC/4. A police officer gave incorrect evidence in court that he had not taken my vehicle because there were tools in it; however, he had made an inconsistent statement previously saying that there were tools in the van. I exhibit proof of this incident as exhibits SC/5, a witness statement authenticating the sound recordings I have submitted, exhibit SC/6, transcripts of sound recordings of conversations with police personnel and my insurance company, and exhibit SC/7, a sound recording of a phone call from a police officer to my insurance company, and exhibit SC/8, a further sound recording of a phone call between the insurance company and the police car pound. I was convicted of driving without insurance on the basis of his evidence. I am appealing against conviction on the basis that the police officer gave incorrect evidence to court. My insurance company has provided me with a letter of indemnity and witness statement in this respect; however. I am currently banned from driving as a result of the officer's incorrect evidence. I exhibit the clerk's notes from the Magistrates Court trial verifying that the police officer told the court that my Van had not been seized because of there being tools in the Van, and a covering email from Lavender Hill Magistrates Court, as exhibit SC/9, and I exhibit proof that I am currently banned from driving as exhibit SC/10. I had a legitimate reason for being at White Sands Nightclub as I was discussing becoming entertainment manager for White Sands Nightclub; I was going to see a friend about the possibility of a job interview. My van was empty on the date in question.

I accept that I own entertainment equipment. I have acquired these for my company. I am trying to build a company, and the aim was to rent the equipment out to people. I have prepared draft terms and conditions of business that I exhibit as SC/11. I was trying to hire the equipment out to conferences, school fates, local community events, private birthday parties until the stress became too

Signed Mitnessed By

much. I would hire the equipment out to private parties, and to people who could provide me with sufficient identification, and who could cover any damage to the equipment.

I have worked and attempted to work with charitable organizations, in particular Muswell Hill festival helping kids with cerebral palsy, as well as the local scouts Ponders End festival, Lock to Lock festival, Enfield Town Festival, Durant's Park Festival. I am a member on the committee at my local community hall, I have also been working alongside D.E.M.S event management service's in aid of Bliss who are a charity that helps premature babies. I have been building strong relationships with a view to developing a running business helping make a positive effect of today's people and society. I exhibit proof of my business relationship with D.E.M.S as exhibit SC/12. I am very concerned that this application is damaging my attempts to build a legitimate business by way of darkening my name and company brand. I had arranged a community charity children's fashion show fundraiser, and I exhibit proof of this in the form of tickets that had been printed for the event as exhibit SC/13. However, this event did not go ahead as planned as the stress of these ongoing proceedings meant I could not take part in it.

I am currently signed off from work due to problems that I am having. I exhibit proof of this in the form of my doctor's authorisation as exhibit SC/14. These proceedings have taken a large part in the deterioration of my health, by way of the stress caused.

I will now comment on the incidents that I am alleged to have been involved in and that form the substance of the complaint that has been laid against me.

I am alleged to have been involved in the organisation of and/or supplied equipment for and/or attended an illegal rave at Canary Wharf on 12th January 2013. I accept having attended a private party on this date I had been invited to; I did not organise any event on the 12th January 2013, and I did not hire out or lend any sound equipment or encourage anybody else to do so. I arrived at the occupied building at about 10 or 11pm. I was there for about 3 hours, and then I was attacked by an occupier of the building and I was hospitalised. I was taken to hospital at about 2am. I do not know what happened after I left, but I was not involved in organising any event and I did not rent or lend out any sound equipment in respect of this. I exhibit proof that I was hospitalised as exhibit SC/15. I also dispute that I have any criminal convictions for Class A drugs or for supplying any drugs. I did not cause any Anti Social Behaviour on the 12th January 2013.

On the 7th April 2013, I was going out with my friends and I had some off road bikes in the back of my van. I was looking forward to this day, and it had been arranged for a Sunday. We were waiting

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Signed		Witnessed By

at Ellesmore Road when the police stopped my van outside my friends. Ellesmore Road is a house on a housing estate. I do not see how this is relevant to proceedings for an anti-social behaviour order; in addition, the prosecution offered no evidence in respect of the charges that were brought even though they were reliant on police witnesses. I had been wrongfully arrested for not having insurance when I was insured to drive. I did not cause any Anti-Social Behaviour on the 7th April 2013.

It is alleged that I was looking for venues in which illegal raves could be held on 24th May 2013. I dispute this. I had been contacted by a friend called Joshua who was living at 204 High Street Ponders End EN3 4EZ known as the Old Police Station at Ponders End. As I was driving towards 204 High Street I was stopped by members of the police. I consented to having my person and my car searched; however, I had not done anything wrong and nothing was found. I dispute making any comments about being able to attract people to illegal raves and illegal 3-day events. I did not cause any Anti-Social Behaviour on the 24th May 2013

In respect of evidence raised concerning an event at Hyde Park on 20th April 2014; I was hired by norml-co.uk to attend the event. I was told it was legal, and I was hired on a dry hire basis. I was doing the job on a 'no profit' basis, and this was because the person who hired me had been let down by someone else. Members of the police told me at the event that I had not been hired by the organisers of the event, and that I was not supposed to be there. I had been hired by norml- co.uk, and I had been told that this was a licensed event. I took the police at their word, and I did not use my equipment on that day. I exhibit proof that I was hired as exhibit SC/16 I did not cause any Anti-Social Behaviour on the 20th April 2014.

In respect of my presence at Unit 5 St George's Industrial Estate, White Hart Lane on 25th May 2014. I attended a commercial building that the occupiers were residing in having displayed s144 LASPO notices and in turn treating the premises as their home. There was no music played. I was not involved in the organisation of an illegal rave of any sort. I did drive there in my van VRM CX52JRZ, and I accept that I had 2 speakers in the van; however, I did not have a full sound system with me. I was using my van for storage. I had my van searched by members of the police, nothing was seized, and I went home I did not cause any anti-social behaviour on the 25th May 2014.

In respect of the 6th June 2014 at an occupied Warehouse on Progress Way in Enfield; I do not accept that I was present at this warehouse on that date. I was with a friend at my house on this date and attended my mother's house Lorraine Cordell my sister was present D Benjamin and

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Witnessed By

Signed

family friend Jamie Duffy who has housing difficulty's and lives' at all my family's addresses and helps out where needed due to health problems my family has.

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 D Edwards his leaving party went from the 07/06/2014 till the early hours on the 08/06/2014. I had arranged to drop a friend's locker keys off to him, I left the pub/hall to go and visit my friend who was residing at Progress Way. I accept that I was approached by members of the police, he asked me my name and my details, and I did not reply to him. He asked me to follow him back to where I had just come from, which was where my car was parked along the Great Cambridge Road. I did what he asked. I felt like I was being accused of organising a rave, which I had not done. I then waited in the petrol station a cross the road for my friend so that I could give him his locker keys back. I then left and went back home. I was not involved in organising any event at a Warehouse on Progress Way. At no point was any of my sound equipment used for this event or did I cause any anti-social behaviour on the 7th June 2014.

I was not present at any event on Progress Way on the 8th June 2014. I was at my mother's house with my mother, Lorraine Cordell and my Nan, Sister Deon Benjamin, and a family friend, Jamie Duffy.

On the 20th June 2014 I am alleged to have been involved in the organisation of and/or supplied equipment for and/or attended an illegal rave at 1 Falcon Park, Neasden Lane, NW10. I had been contacted and asked if I would hire a sound system out for a gentleman's birthday party. I agreed to do so, and the sound system and a van were collected from my house. My terms and conditions were signed and a deposit was given to me. I exhibit the terms and conditions and a copy invoice in respect of the transaction as exhibit SC/18. I received a phone call at 1am in the morning by a client who said that the sound system was being seized, and that the police were in attendance. I remember getting up and attending at around 1am to 2am. It took me 1 hour and 10 minutes to attend. I remember there being lots of members of the police present when approaching the address, I had been given. I parked my car and approached the police at the doors and spoke to the police officers I explained and showed the invoice and a copy of my terms and conditions of hire. I was allowed entry to pack the sound system away, and it was explained to me that it was being confiscated. I was allowed to collect the sound system from the police at a later date. I never returned the sound system to the client as he had breached my terms and conditions. I did not knowingly supply equipment for an illegal party. I did not cause any Anti-Social Behaviour on the 20th June 2014

Signed Aug Model

On 19th July 2014 I am alleged to have been 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 house and my mother's house, and it is the route that I usually drive when going to Mac Donald's. I was passing what is known at the old Carpet right, 198 Great Cambridge Road when I saw a man who I know to be homeless being detained by the police. As I was travelling on the opposite side of the Great Cambridge Road, travelling from Lincoln Road, I had to turn around at the closest traffic lights next to the Odeon Cinema. I noticed a car park a few premises before 198 Great Cambridge Road, a general car park opens to the general public and belonging to Magnet. I parked there as I could see that the police had blocked access to the car park belonging to 198 Great Cambridge Road. I locked my vehicle and walked up to where the police were detaining the person I knew. On doing so, a police officer approached me and told me I was under arrest for a possible breach of the peace. I was later released from police custody without any further action being taken. I was not involved in the organisation of any event on this day at 198 Great Cambridge Road, nor did I supply any equipment. I did not cause any Anti-Social Behaviour on the 19th July 2014.

On the 24th July 2014 I am alleged to have admitted to police officers that I organized illegal raves. At about 16:30 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 route between both. My Nan also lived just off Alma Road just before her recent death. On travelling from my mum's house on the 24th July 2014 after visiting my Nan and my mother due to my Nan's illness my Nan was staying at my mum's house. I was going home to my flat.

I used Alma Road as a route to travel as I often do. I noticed an unmarked police car as it was indicating to take a right turn, the opposite way from which I was travelling. I realized it was an unmarked police car as I had seen the driver on active duty in the local area. As I drove past it changed its indication to the way I was heading. It indicated left. The car followed me and then put on its blue lights. I pulled over to the left-hand side of the road, opposite the BMW repair centre along Alma Road. On the left-hand side of the pavement leading to the back entrance of Durant's Park a male officer got out of the passenger side and approached my driver's door. I opened my window to a little and asked why I had been pulled over. The police officer said he was not sure why but his colleague had instructed him to do so. He then went back to his unmarked police car, and reproached my car window with his colleague the driver of the police car. I asked again why I had been pulled over, and 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 be smashed. I got out of my vehicle as I did not have anything to hide, I had not committed any offence whatsoever, and I was not wanted. I was told I had been pulled over because I had driven too close to the car in-front of me. This car did not stop and had not been stopped by police. I was then accused of having drugs, and I was searched, and my vehicle

Signed

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was searched and nothing was found. I was then asked by the police what I was up to. I said that I was setting up my catalogue that I had been building with a friend, and that my website was nearly completed. I said that I was trying to achieve positive effects within today's society with my business I was trying to build a brand. This was a Thursday at 16:30. Once the police had checked everything, they needed to we parted after I had shaken hands with them. I then made my way home. I did not cause any Anti-Social Behaviour on the 24th July 2014

On 27th July 2014 in respect of an alleged rave on private land with a warehouse being occupied at the rear of Millmarsh Lane, Enfield. I am said to have been involved in the organisation of and/or supplied equipment for and or attended an illegal rave on this date. I attended a 20th birthday party at Millmarsh Lane, and I had dinner with people who were living there. I never knew of any event taking place on. I did not have any sound system on the premises. I understand that the sound system was moved at the request of police, the owners of the PA equipment was the occupiers, and I did not have any hand in this. I had been invited as a visitor. The occupants had placed LASPO notices on their premises. I did not own any of the sound equipment that was found there, and I did not rent or lend any sound equipment to anyone in respect of this occasion or take part in the organisation. I did not cause any Anti-Social Behaviour on the 27th July 2014.

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 Millmarsh 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 C02 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 C02 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 on the 9th 10th August 2014.

mofMall Signed

(C.J. Act 1967, S2,9. M.C. Rules 1968 R58)

STATEMENT OF: Simon Cordell AGE OF WITNESS (if over

21): 34 OCCUPATION OF WITNESS: Unemployed

ADDRESS: 109 Burncroft Avenue, Enfield, Middlesex, EN3 7JQ

TELEPHONE:

This statement consisting of 8 page(s) each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true. stated the 22 days of December 2015



YA/450/15

Statement of Simon Cordell Further to my statement dated 24/02/2015

In regards to Steve Elsmore Statement further to his statement Dated 11th August 2014 Amended on the 14/01/2015 Pages 26 to 30

In relation towards an application for an Anti-Social Behaviour Order regarding myself the defendant Simon Cordell.

3 Steve Elsmore States:

On the 5th November 2014 at Highbury Corner Magistrates, that I Simon Cordell made certain representations in regards to my company Too Smooth.

I Simon Cordell State:

I did explain that I was establishing my company and had become a valid member at Kemp Hal, Community Centre there for committing myself to working for my local community centre, I did also say that I had been establishing my company brand and reputation, by way of provision of hire under a pro bono agreement with companies working on behalf of them self's, in connection with Enfield Council as they were all licensed outdoor events within the borough of Enfield contained within the local parks and such land marks.

Pc Steve Elsmore States:

That he has searched the police systems in reference to my statement made in court, "that I was in fact on curfew and had not been leaving my place of residence.

(©

I Simon Cordell State;

I do agree that I did state that I had been of police curfew during dates 28/06/2013 to 21/05/2014 during court proceedings which I was found not guilty for on the 02/07/2014. Throughout the Interim stage of the ASBO order held at the Magistrates Court. I do not understand how PC Steve Elsmore when checking the Metropolitan police databases could not find my statement to be true,

As on the date of 03/08/2015 at my trial the clerk of the *court checked* her computer system in front of the DJ and all else present in the trial proceedings and found my statements to be true. I had been on curfew from the 28/06/2013 until the 21/05/2014 along with other bail conditions.

PC Steve Elsmore States:

That he had discussed entertainment licences with the police and Council Licensing Officers and they had informed PC Steve Elsmore, I would not need to apply for licensing if premises were already in place of licensing or that I can apply for A Ten Note if on outdoor land.

Simon Cordell State:

Had been in negotiations with Lee Valley in regards to Premises and Licensing to hold an outdoor community event within my local borough which was going well until the court proceeding became too much inclusive of the conditions imposed upon myself.

With regard to Barley Land Farm, due to everything that was going on in 2013, 2014,1 had to take a step back from the event I wanted to host at Barley Land Farm, this was going to be picked up after I proved I had not done anything wrong which was the case. Barley Land Farm I did want to host this in 2014 but knew this could not happen as the case I was on lasted over a year, before I was found not quilty. I was due to pick up contract with regard to hosting this for 2015. This was stopped due to this ASBO order and the ongoing court proceedings becoming the priority over all in my life.

It was also noted by my mother due to the case in 2013 / 2014 that my PNC record was not correct and there were errors on it.

Please see emails and court file.

I was made manager of club Juice Brimsdown Enfield and trusted with the keys and all operations of the company till the police made this impossible to manage due to being continuously being pulled over outside.

It was agreed for me to be the manager of the lunch of White Sands night club once known as the Beach club Brixton Hill, till the police publicly embarrassed me and shamed my name by arresting me out side at an arranged meeting with the owner, to which I proved my case at court The police officer lied to the lower court and I was found guilty so had to take it to appeal which I won my case, please see file.

There was also a complaint put in and at this time the Serious Misconduct Investigation Unit have agreed the police officer lied my complaint is still on going.

I had committed a lot of time towards the launch of this venue prior. And walked away due to how I was being treated by the police.

The last I heard of the club was that it had turned into a chapel, the owner had spent a large amount of money doing the club up and had verbal licensing agreement with the council to reopen it, but the local people did not want to club to reopen and the council refused licensing at the last stage.

7

PC Steve Elsmore States:

The Licensing officer had checked in Steve Elsmore presence that I Mr Cordell has never applied for licensing regarding entertainment I Simon Cordell State;

I had no reason at this time of my life to apply to the council as pickets Lock, Barlylands and all festivals, inclusive of Night clubs and community halls I was committing my personal time to while establishing my company and representing my brand, have or had licensing already in place, I have also listed a few more companies names I was working with and for below with correspondents.

Lock to Lock

Muswell Hill Festival is a fundraising community event for children with cerebral palsy and their families from across London.

Enfield Town Fire Works

Ponders End Festival

Durant's Park Festival

HD Festival

At the same time, I was constructing and in development of my website with help from my mother and friends, hosted at www.TooSmooth.co.uk

PC Steve Elsmore States;

That he has spoken to Enfield Council with regards to myself Simon Cordell hiring Generators to them for events also that I had only hired out a human gyroscope to Enfield Scout for the local town fireworks display dated 2013.

Simon Cordell State;

As listed above is the names of some events I was working within and for at the dates in question mainly before the interim stage and while other ongoing court proceeding progressed to which I was being accused of, to which I rightfully was found not guilty in my plea of innocence.

I had a curfew so could not stay with the equipment over night and as a company getting ready to start to trade I could not afford the higher of an experienced employee, so in turn I lost the contracts and faith in the justice system that was the main contribution towards the key elements need to cause myself to lose the contracts I and others had worked so hard to gain, due to the value of the products it was impossible to comet myself to a contract of hire any longer, at the same time the probationary conditions thought the interim stage imposed that represented the ASBO order made it once again even harder to continue forward than it already was.

PC Steve Elsmore States;

A company House Check has been conducted under the name Too Smooth and Mr Cordell's post code and there is nothing registered. 1 am also asked by Steve Elsmore to provide my company number.

I Simon Cordell State;

My company name was registered on the 10/03/2015 and this was shown to the court at trial. I think there was a mistake in how I explained myself and due to this think you believe my company had been registered before this date.

However, what I was trying to explain was my domains had been registered since 2010, and 2013.

The reason my company was not registered in 2013, which it was meant to be was due to the court case and the conditions of bail I was on.

I could not do the contracts I had in 2013 so my company was put on hold until after I was found not guilty at court on the 02/07/2014.

But then as soon as I had been found not guilty for that case, I then had to deal with this ASBO order.

PC Steve Elsmore States;

On Wednesday 10th 2014, in regards to obtaining Mr Simon Cordell's role also inclusive of any more information that could be obtained relating to him at Kemp Hall Community Hall. Diana Johnson hall manager was unavailable due to being sick, PC Elsmore spoke to assistant Hailey "Football Team Manager" who stated she was not sure of Mr Cordell role and had not seen him for about Two months in advance to the last meeting to which he had attended due to being ill.

I Simon Cordell State:

Regards Kemp hall, I Simon Cordell was given a Business card by a friend of a woman name as Lavinia De-Terville.

Her business card represented a company known as Dems event management who provides licensed outdoor and indoor events, so I called the number in hope of making good relations relating to professional business possibilities, a meeting was agreed and went well. I was later contacted by Dems Management to help with the on goings of a charity event in •'id of a charity called Bliss that helps premature babies, this event had been cancelled and was supposed to have taken place at another community hall other than Kemp Hall to which she had lost her deposit.

I arranged another meeting with her and asked her to bring all documents for the event so I could see if there was a way to rectify the problems, I took on the project to re-launch the event at a new location and Kemp Hall was chosen, a meeting was arranged at Kemp hall for 19th September 2014 with Diana hall manager and Dem, at the meeting I noticed the community halls absinth of articles of association and the down full in the maintenance of the hall, it was explained by Diana that she was having issues with managing the hall due to a lack of communication with committee members and local Authority and that the hall was absent of licensing and no constitution was in place neither funding, on taking a tour of the hall I took a list of problems I could fore see for holding an event for Dem's and that could be rectified for Diana. I prioritised the *list as I* was *going around here* is some of the problems I listed.

Boys I Mans toilets no lights Decor dull Guttering outside Missing Front Car park needs cleaning

M

Rear fence broken

No safer foods controls for regulated provision of food or sale of alcohol

No fridge controls

Combustible papers in fridge's no temperature controls

Electrical fuse board needs testing and cables 3 double plug sockets are burnt out Stage dangers and needs maintenance.

Dance stage in main hall need reconstructing No internet No telephone

No CCTV 8 cameras not working Kitchen facilities out of date

New 1 new PC missing a grant was issued by local authority for 8 new laptops

No sound Equipment

No TV facility

Pool table Broken

Tennis table broken

The list went on, I agreed to come back and help out where I could, and did do so at my own expense, I fixed most of the listed above over time and a lot more to which I still have all the notes of and information relating to the contract work. I have and provide evidence of Diana hall manager thanking me for my help and that she had not meet any one in 15 years that she could trust with the keys and management of the hall and because of this she had neglected time with her own family in the aid of keeping the hall running for the local children and community. This was because she trusted me with full management of the hall under her supervision. I can provide the information.

Il also do not understand why PC Steven Elsmore would want to obtain more information as to my role at Kempe Hall and why he would speak to someone he does not know about me and any role I have at Kempe Hall. If the person who currently run Kempe hall was not there he should have asked for a number to contract her on, not gone about speaking about me to someone else he did not know what role they had in Kempe hall.

PC Steve Elsmore States;

On Sunday 23/11/2014 police stopped the following two males who were seen walking around an industrial estate Stockings Water Lane Enfield at 01:10 hours.

Both males seem to be under the influence of drugs.

On page 28 the CRIMINT reference states the other male, this has been blacked out, it also states that this person was living with myself Simon Cordell.

5 Simon Cordell State;

On the 22/11/2014 I had been at my home address with a friend named Josh who was homeless when my mobile phone rang a person claiming to be a police officer spoke to myself he called me unexpectedly it was around 23:45 hours to 00:20 hours I got the call.

This person said they had been at my flat earlier but could not get the entrance code to my front door, they had returned to the police station to call me and get the door code, to which I thought and knew to be out of place I asked for the police officers badge number to which the person speaking would not give it to me, making me not believe this was a police officer I was in fact speaking to I would not give the door code out, on putting the phone

down 1 called the police and asked if it was them asking me for my entrance code to which the reply was no.

This worried me even more because I live in a communal building that does not have an intercom system or CCTV. You must know the door entry code to the main entrance and you can get to my front door.

This made me and my friend scared and could not understand how someone had got my number and called and wanted the main door code.

I called my mother who told me and Josh to come to her house, my mother had been cooking something to eat so I turned everything off and left my flat with Josh.

We walked along Green Street, towards Brimsdown train station going towards the river lee. I had called my sister and she agreed to pick us up in a cab at Ponders End train station as it was raining very badly.

As we were walking the police pulled us over they said they were the police care team and asked us what we were doing, I told the police what had happened about the call and was told it was them that had called me for the door code.

They said that they had been at my flat early and could not get in, so had gone back to the police station to get my number to call me to get my door code.

I asked why they wanted my door code and why they wanted to see me, they would not tell i.e. We both got searched by the police and then let go, me and my friend Josh was not under the influence of drugs, and the police never found anything on us when they searched us both. They asked Josh why a boy from East London was in North London and he told them to see his friend. I called my mother again and was really upset as the police was not leaving me alone, I had done nothing wrong and never went out of my flat any more, but the police kept coming to my flat when they wanted.

When we got to Ponders End my sister was waiting in a cab, which we got into and went to my mother's home, my sister then left in the cab to go home.

My mother was really upset and made a call to the police at 02:04 to find out what was going on and why the police kept turning up at my flat CAD 1129:23/11/2014.

She was told that I called the police, she asked me and Josh if we had called the police which me and Josh replied no to, I told her I had only called the police after the police had called me. She carried on talking to the police on the phone.

Calls that were made on the 23/11/2014 by my mother to police due to what happened on the 23/11/2014.

02:04 lasted 12:00 13:57 lasted 07:00 14:52 lasted 04:00

Please see print out of my mum's phone bill with times and date of the 23/11/2014 CAD numbers 1129:23/11/2014. and the email that was sent to my solicitor by my mother.

Pc Steve Elsmore States:

On Friday 19th September 2014 at approximately 14:15 AT Kemp Hail I Simon Cordell State; This date Friday 19th September 2014,1 was at Kemp Hall with Luvinia De-Terville we were due to have a meeting with Diana hall manager in regards to the higher of the hall for the charity Bliss.

Yes, I agree the police did come to Kemp Hall while I and Luvinia De-Tervil! we were there in the meeting with Diana hall manager about hiring the hall for the bliss charity.

I did speak to them as they spoke to me; I told them why we were there about hiring the hall for the bliss charity the police could also see we were in a meeting. They seemed interested about the charity, and I went on to say about my goals for my company and showed the police a project I was working on, on my laptop, the police did ask some things which I told them.

I do not see how the police was utterly bemused I was not the only person who was talking and mostly it was the manageress talking to the police, as the police was there to speak to her and our meeting had run over and we were waiting for the police to leave to carry on talking to the hall manageress.

I did not tell the police I had 3 lockups, the police know where I keep my equipment and that is not in lockups.

I do not understand why PC Steve Elsmore has gone on in his statement to say about GMG members nor do I understand why gang members have been included in his statement. Nor do I understand why he has included in his statement about issues with Kempe Hall.

I had done nothing wrong and had nothing at this time to do with Kempe Hall I was there about hiring the hall for a charity event run by Dems.

I also do not understand why the police when got the opportunity did they start to ask the manageress tactfully how long she had known me, they knew already the reason I was at the hall and that was for a meeting about hiring the hall for a charity event.

Shortly after this date the police started to publicly make a bad example of me and started to harass me by pulling me over as I was attending the hall one method was to strip searching me in there van in the front car park in front of all the children and other community members that I was there trying to help which is not mentioned and there are no Cad's relating to within the ASBO application, the police also attended the hall more than the twice mentioned by Steve Elsmore and the once I mention when I was publicly embraced by the police in relation to questions regarding myself, I gave up and walked away as I did with the night clubs, as the police were set out to destroy all myself and every one had worked so hard to gain.

PC Steven Elsmore Updated statement dated the 26/06/2015

PC Steven Elsmore again says about Kempe hall page 30B as said above I stopped going to Kempe Hall around Dec 2014 due to what the police was doing but was still getting emails from them I believe they did not take my email out of the email list. The police are aware of this as I have had more calls that the police have been there asking about me. PC Steven Elsmore states that Kempe Hall was taken back into possession of the council due to the way in which it was being run.

This is not correct it was taken back due to accounting not being completed on time that Enfield council was asking for. Please see email dated 21/01/2015 from Monica.Kaur@enfieldhomes.org

Also, please see email dated 17/02/2015 from Monica.Kaur@enfieldhomes.org and Simon.James@enfieldhomes.org

So, by 18th March 2015 Kempe Hall was already back in Enfield Councils possession when the

Signed Witnessed By

police did a search of the grounds and found a firearm. And I had not been at Kempe Hall since Dec 2014. 8

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Signed Witnessed By

STATEMENT OF WITNESS

(C.J. Act 1967, S2,9.M.C. Rules 1968 R58)

STATEMENT OF: Lorraine Cordell

AGE OF WITNESS (if over 21): 51

OCCUPATION OF WITNESS: Unemployed due to health Problems.

ADDRESS: 23 Byron Terrace, Edmonton, London, N9 7DG

TELEPHONE: 0208 245 7454

This statement consisting of 15 page(s) each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Dated the 24th day of February 2015

Signed

Signature Witnessed by

I am Lorraine Cordell; my date of birth is 03/10/1963. My home address is as stated above. I am making this witness statement in response to the police and local authority's application for an anti-social behaviour order on Mr Simon Cordell. I am the mother of Simon Cordell.

I am writing this statement due to the situation my son Simon Cordell is faced with. Due to the police saying he is the person that is setting up raves on dates within this ASBO.

My son has had many problems with the police since a young age, this has not just stopped there as when the police see my son's friends they are pulled, not due to them doing anything wrong but just to talk about Simon and what he is doing. This has had a large effect on the whole family for many years. If the police saw my son Simon Cordell they would pull him for no reason. I am not saying my son was innocent he does have a record. But the police have harnessed him since he was around 15 years old. Many complaints have been put into the police and IPCC due to the police will not leave him alone when the police see him they just have to pull him.

L. Cordelle

Signed

Witnessed By

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with the police and Simon on that call and he said he would get the police to stop going to his Flat.

The police did pull Josh and Simon that night on the 23/11/2014 which had now been added to the ASBO application, which also made Simon very scared even more.

They asked Simon and Josh what they was up to Simon told the police why they was out on the street that they was scared due to the calls they had for his main door code and said the person that called said it was the police, at this the police officers told him they was in fact the ones that had made the calls to him.

But did not still tell him the reason they wanted to see him at his Flat. I do believe the police was watching and just doing all this to intimidate him as they new he was really not well at this time.

They did a search on both Simon and Josh and did checks then let them go. Simon and josh was not on drugs the pair of them was really scared at what was going on, and Simon was really unstable. The police and inspector at Edmonton Police Station would have all the CADs from the calls that were made on the 22/11/2014 and the 23/11/2014. the way in which this day has been added to this ASBO application is beyond words as if was not for the fact the police was harassing my son still my son would have been in his home with his friend I do believe the police was doing this to make my son more unstable in his health.

The police was going so far with going round his Flat all the time for no reason, when people from the AMHP team went out to do an assessment due to how unstable he was at this time it was late, when they got there they called me and said why are the police there I said I did not know why but I was really upset due to the police was not stopping with him. Simon was going mad and the assessment team told the police to leave him alone. I was still on the phone at the time to the assessment team and they asked the police why they was there, I heard what the police told them why they was there, they said they had a call from 1st they said 112 then they said 122 then they gave a next door number, which I did not hear right they did not know what to say to the assessment team they was mixing everything up. the police left but due to the state Simon was in the assessment team felt it better to leave and not upset him any more then he was already due to what the police was doing just keep turning up at his flat for no reason. All he kept saying is why does the police not leave me alone. I have done nothing wrong.

L. Cordelle

The assessment team went to Simon flat the next day with no luck to getting to see him they spoke to him at the door but Simon would not open the door, they could clearly see he was not stable at all and did not want to push it. So, left he kept saying the police just need to leave him alone he not done anything and was not leaving his flat.

The assessment team left it around 5 days to a week I think before they tried again this time Simon did let them in and spoke to them this was on the 25/11/2015.

On Friday the 12/12/2015 the police went to Kemp hall committee centre looking for Simon again.

The police are still popping round now and then just to keep him at a low and not feel safe. This can be the only reason the police keep doing this. They know his heath is not good due to everything over the years the police has been doing to him they have not left him alone since he was a young age. I am not saying my son has done nothing wrong in his life as that is not true but the way in which the police have carried on it like nothing I have every seen, this has put the whole family in a state, this being worse over the last 2 years Simon heath has got worse over the last 2 years and this is due to what the police are doing.

There was also a complaint put in to the IPCC on the 11/11/2014 about the police and what they were doing and about the ASBO and his PNC record.

from 2013/2014 there was an issue with my son's insurance not showing up on the MID database, as the court will be aware as the police have said this in the ASBO, it was recorded on the police system and we had tried to work out what the issue was by calling the MID database people and the police and his insurance company many times. I also wrote many emails, even the police tried to work out what was wrong. But this did not stop his vehicles getting seized at the weekend when his insurance company was closed. The police was always told when he got stopped to check there systems as they would see there is an error and that showed on the police system, my son always carried his insurance documents to show police. But police still seized his vehicles they did not care what was said on the police system or my son had his insurance documents.

	L. Cordelle		
Signed		Witnessed By	

Due to this my son driving licence is a mess for no fault of his own summons have not been received so dates were not known that he was due to be in court so he was found guilty, I have written many emails to courts to get cases reopened. On two cases we had to file statutory declaration with the court. One of these cases is awaiting appeal.

But on the 14/11/2013 my son was in Brixton, the police were doing stop checks but let my son pass, he was on his way to a meeting so not long after the police checks my son pulled over to the side of the road just outside where the meeting was due to take place about a job. He was with a friend Dean Read and Dean got out of the vehicle to go to a shop and buy drinks and food as they had got to the meeting around 1 hour early so needed to wait my son stayed in the vehicle, and then a police officer came to the vehicle and said he was not insured. My son got his insurance documents to show the police officer. And also made a call to his insurance company where he passed his phone to the police officer so they could talk to them. it was confirmed to the police he was in fact insured. But the police officer was not happy with this so called his insurance company again this time saying my son had tools in his vehicle. The police officer would have known by looking at my son's insurance documents this would void my son's insurance, and this was confirmed by his insurance company. For what reason the police officer did this I still do not know. My son was really upset and calls were also made to me, I spoke to one of the police officers and he did confirm there were no tools. but this did not stop the other officer from doing what he was doing. My son asked for an inspector to come which one did and the inspector went with what the police officer was saying, my son would not take the ticket the officer wanted to give him and asked to me arrested, that this was not correct what the police was doing. The vehicle was seized and my son taken to the police station. Where he was later released with no charge but they made him sign the ticket and accept it.

I made calls to the police again and put complaints in about what had gone on. but the police had gone of duty and would not be back on for 5 days. all I was told is we can take it to court and prove it. my son's insurance company was also making his insurance void. So, there were many calls made to the police on 101. it was due to this a very nice lady told me that to tell my son to go to the compound as they would have to make a list of what was in any vehicles seized due to them becoming liable. I sent emails to the compound as we only had the week end my son's insurance was due to be stopped at 12.00 on the 25/11/2013 and I was also forwarding them over to

Signed

L. Cordelle

his insurance company so they got them as soon as they opened on the Monday. i called the insurance company as soon as they opened on the Monday also and they said they would try and contact the compound that they would not stop his insurance until they heard something. Later that afternoon i got an email asking if Simon could go to the compound and call Kelly Tiller at KGM and the phone number was given in the email. But due to the time if he had left then by the time he got to the compound his insurance company would have been closed so i wrote an email saying this and saying he would attend the police compound in the morning on the 26/11/2013 which he did and spoke to a manager who confirmed to Kelly Tiller on the phone there was no tools listed on the seizer notice and nothing taken out of the vehicle. if tools was in the vehicle when it came to the compound they would have been placed in safe storage and returned when the vehicle was picked up.

Each time the vehicles have been seized he had to pay to get them out of the compound.

The summons for this did come and I sent it off with a not guilty plea via email but it was what the police officer had written in his statement that shocked me, there was nothing about any tools.

I was still trying to get all the information for the insurance company for court i put in a number of subject access requests which they did not deal with.

On the 26/11/2014 my son was found guilty at Wimbledon court. For no insurance due to using the vehicle as business use. My son's insurance is trade insurance but not for odd jobs which the police officer had said. My son was banned for driving got a fine and points from the court. On that day my son's heath was not good and the fact he was doing this case himself did worry me he was not up to it. on this day we put an appeal in which the court accepted.

This appeal was heard at Kingston upon Thames Crown Court on the 05/03/2015 but this time I had got the information form my son's insurance and had the audio's of the 14/11/2013 between the police officer and KGM and what he said to them, and the audio from the police compound and Kelly Tiller the email the compound had sent to Kelly Tiller, a Letter of indemnity and a section 9 witness statement.

The judge found my son not guilty and was appalled by what the police office had done, this was the 2nd time the police office lied to a judge under oath. The judge ordered the police officer not to leave the court building. it was also noted that the

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Signed L. Cordelle

police did not have a 101 book his statement was not dated and was only a copy, and the police officer told the judge that the seizer ticket had been lost that he gaven my son. The judge ordered the real ones to be in court he wanted them. The remarks the Judge made showed he was not happy the judge also order the audio files stay on file, and told the CPS he needed to inform the right persons as to what had gone on. The judge released us from court. There is a complaint with the IPCC about this.

There is also the fact that the police know that the public order unit at Scotland Yard hold the people names that set these parties up. we have asked for this information but it has not been given. I have spoke to the public order unit a Val tanner and DS Chapman and have been told by them they took over dealing with raves from the Croydon Rave which has been said in this ASBO the fact is they only have my son's name on there system's once and that was when he was arrested at carpet right.

I know for a fact due to information I have gather since this ASBO was given to my son that the public order unit in fact knows who was the organisers are to the raves my son is said to have done.

there is facts on the 6th June the there was a party due to take place in Essex the public order unit had been in contact with the organiser of this party which was to last the 6th 7th 8th June 2014 for the weeks before it was due to take place. on the day of the 6th the police sent helicopters out in the Essex area to find the location of the private party, the police helicopters did find the location and within 10mins police was at the location. Essex police officer found the person they was looking for and handed a police dispersal order for the people that was there at the location and also an order that he could not setup within the next 24 hours.

Simon was not anywhere near Essex and was not planning on going to Essex. that day or any other day.

The private party got moved to a new location by the person and this was Progress Way, Enfield, so how police can blame my son for this party is beyond me they have it on the police systems and know it was not my son.

I believe all the dates my son is changed with in this ASBO the police all ready have on there systems at the public order unit at Scotland Yard who was the real organisers and that was not my son.

On the 19/07/2014 police at the public order unit at Scotland Yard had also contacted the person they new was the organiser.

Signed

Each date in this ASBO the police say my son was the organiser the police already have the information on the police public order unit at Scotland Yard system as to who done this and this was not my son.

I believe this ASBO beaches Article 6 of ECHR is a person's right to a fair hearing.

If information is withheld from the court that would show my son is innocent with the intention of causing a guilty verdict to be returned, that is perverting the course of the justice/conspiracy to pervert the course of justice and, quite possibly, misconduct in public office/conspiracy to commit misconduct in public office on the part of those involved, if police officers, local government officers, civil servants, government officers.

Where a verdict or decision is made by a court as a result of pertinent information being withheld and which no court or judge would have made had that pertinent information been made available, the verdict/decision is said to be perverse. It also goes against natural justice.

Any public authority or person whose function is known to be public, like a police officer, who acts in a way that is incompatible with a persons rights under the European Convention on Human Rights, acts unlawfully according to Section 6(1), Human Rights Act 1998.

I do believe if the police disclosed the information that is held at the police public order unit at Scotland Yard this would show my son as innocent.

L. CovdUly Witnessed By

Sianed

At this time there is an outstanding complaint that they are waiting to deal with due to the police pulling him for no insurance. Then trying to void his insurance by saying there were tools in his Van when there was not this case is on appeal due to him being found guilty. I have been trying to get the records from his insurance company since this started in 2013, it has taken me to put a complaint into the financial ombudsman, I have only just managed to obtain the prove that there was no tools in his van like the police officer said for the appeal case.

There is not just this case where he had problems with the police there was around 9 cases for the time frame of 2013 to 2014 when he was insured to drive.

On 25/06/2013 my son was arrested at his home address. This case had a large impact on my son Simon Cordell heath, due to this his long team girlfriend ended there relationship due to the impact the police was having on there relationship.

My son new he had done nothing wrong, but he was remanded by the court on the 26th June 2013.

On seeing my son's Simon Cordell PNC record which was sent to me on 26/06/2013 at 20:34 via email from his solicitor I was shocked to see an error on there from many years before hand of failing to surrender which I believed had been corrected years before. This was one of the reasons for refusing him bail was the failing to surrender on his PNC.

His solicitor applied the court to get him released on bail at Southwark crown court the judge did release him on the 28/06/2015 with 6 bail conditions.

- Surety £1000 from Ms Lorraine Cordell (To be surrendered to the nearest Police Station) - prior to release from Custody.
- Residence @ 109 Burncroft Road, Enfield, EN3 7JQ
- Not to enter the London Borough of Southwark
 Surrender Passport to nearest Police Station
- Report daily to Edmonton Police between 1400 1600
- Curfew 8pm 6am (doorstep condition the Defendant should show himself to any officer upon

Prosecution's reason for opposing bail:

L. Cordelle

Signed

Commit further offences whilst on bail

Failure to surrender

I do have the decision letter from the judge if needed for the bail application. And the memorandum of conviction from the case of Simon Cordell heard on 03.03.2008 at City Of London Magistrate Court for failing to surrender, which showed the case was dismissed by the court due to my son proving he was in a bad accident and was in hospital.

I also noted there were more cases on his record that could be there in error so I contacted Highbury Corner Magistrates' Court who now deals with cases at Enfield Magistrates' Court this was on the 19 February 2014 via a phone call after speaking to someone at the court they asked me to send an email with all the dates and what was needed. I wrote the email and it was sent on the 19 February 2014 at 13:36 via email. It took until the 13/032014 to get the information I asked from by the court. I went to Enfield Magistrates' Court to collect the information and was told to be there by 16:00 to 16:30. Once I got to the court I spoke to the lady who had been gathering the information I had asked for, her name was Benedicta Odjidja. She came out of the office to speak to me and to explain to me about cases that was not in the courts register. She had a print out which I asked for a copy and she give me one to show the cases that was not in the court register I have been trying to get these cases corrected on the PNC but due to family issues I have not had a lot of time and there is still cases I would like looked into at other courts. This information was given to Woolwich Crown Court and the Judge told the CPS to look into this and address it this has not been done.

On I believe the 01 July 2014 Simon was found not guilty by the judge before the case went to trial. Due to information I had obtained. On the 02/07/2014 we made a call to the police to ask about getting my son's things back, to be told by the police officer in the case that the item they took from his home on the 25/06/2013 that the police had used to link my son to the crime, the police had damaged it when taking it from his garden so it was destroyed a few months after the case had started I still to this day cannot understand how evidence can be destroyed before a case went for trial. The police office in change told my son he could not get it back due to this. there is also the fact in this case that the police let the person who claimed the burglary get away with insurance fraud, they pined everything on to Simon but new in the Feb 2013 police allowed people to walk out with loads of things.

Signed

L. Cordelle

On the 10/04/2014 my son Tyrone Benjamin was in a bad motor bike accident which the police had to attend. My son Tyrone Benjamin was air lifted to The Royal London Hospital where he had suffered a bleed on the brain, a multiple injury to his legs and hip and ribs. When the police came to my home, they could not even tell me if he was alive or dead.

Bleed on the brain Shattered left hip.

Shattered left knee.

Left Femur was broken in 2 places.

Tibia on his left leg was broken in 2 places and had released the bone out through his left knee.

Fibula was broken in 2 places.

Nerves are damaged in the left leg.

Right Ankle was shattered and above the Right Ankle, and bones in his right foot broken.

He also had a few ribs that were broken.

The hospital could not do the operation that was needed for his left leg due to the bleed on the brain so had to try to align his legs and keep then in place.

The hospital did the 1st 8-hour operation 3 days later as they could not wait any longer the damage to the left leg was very bad. On this operation they tried to repair the hip and Femur the rest of the left leg and knee was put into a cage and they cleaned the lower left leg as the bones had broken the skin and was a big cause for infection, they did not have time to do anything to the Right leg.

Around 5 days later they did the 2nd 8-hour operation. This was to try to fix the left knee and the lower left leg and the right leg. The doctors were and still are very worried that the bones are going to die in his left leg as it is not healing the way it should. Since the accident his left hip and knee was showing no signs of healing, around July 2014 the knee was looking better and had started to heal but the hip was still showing no signs of healing in Sep 2014 the doctors told us that if there were no signs of healing to the hip by the Nov 2014, they would have to replace the hip. on the

L. Cordelle

check-up in Nov 2014 we had a little bit of good news the left hip had showed a little bit of healing so they was going to keep a close eye on it. But since the accident his has suffered from infection to the lower left leg, so has been on tablets to try and clear it but this has not worked. The doctors said they could not remove the plates, pins, screws and rods holding his left leg together, that they had to wait until it had healed more, so the infection in the lower left leg was just left to him taking tablets. in the Dec 2014 the infection was getting worse and the doctor said they are going to have to remove the plates, pins, screws and rods to that section of his lower left leg he had the operation for this on the 15/01/2015.

So how police officers could say Tyrone Benjamin was at a rave on the 07/06/2014 is beyond me Tyrone Benjamin could not walk was in so much pain and on very strong pain killers and needed care around the clock. The accident he suffered is life changing he still may need his hip and knee replaced, his bones can still die in his left leg. He has memory problems due to the bleed on the brain, the nerves are damaged in the left leg and he has no feeling down the outside of the left leg which the doctors have said will not come back. The left leg will be shorter or longer then the right leg but the doctors can not tell us which one as of yet. He is having very bad pain still and also very bad pain to his lower back and to date he is still on very strong pain killers. His left lower leg was infected since April 2014, but the hospital could not do anything but keep him on antibiotic tablets, this lasted until the 15/01/2015 when he had an operation to remove the plates, pins, rods, to that section of the lower left leg, there is still infection to the left lower leg but it has been better since the operation on the 15/01/2015

In March of 2014 my mother started to feel unwell, and we was up and down her doctors. The doctor did think it was her gallbladder so we were waiting for a scan date from the hospital. My mother was getting worse and feeling very unwell as time went on and the whole family was really worried.

On the 07/05/2014 she had an appointment at the hospital to see her oncologist due to in 2011 my mother having

· Bilateral Breast Cancer.

Signed

- Wild Local Excision and Sentinel Lymph Node Biopsy.
- Grade 2 Invasive ductal carcinoma T2 NO.
 Right grade 1 invasive ductal carcinoma T1 NO.
- Both tumours ER positive, PR positive, HER positive.
 She suffered from history of manic depression and was on Clozapine.

L. Covdelle Witnessed By

On the 07/05/2014 again my mother was given the all clear by her oncologist.

But my mother's health was getting worse; her GP could not understand why she had not had the date from her scan. So re sent off this time to Chase Farm Hospital hoping it would come faster. during the week of the 02/06/2014 she had her 4 weekly blood test due to her being on Clozapine, on this check up Jenny hunt noticed my mothers heart was faster then it should be so gave her the form to get a heart trace done at chase farm hospital. We had booked this to be done on the 09/06/2014 after we had seen her GP. But around the 06/06/2014 we had noticed my mother had a yellowing to her skin. At this stage my mother was really not feeling very well. I did take her for around 2 hours on the 07/06/2014 to Dwayne Edwards leaving party as she did not want to miss it as she would not see him again for around a year as he was leaving to travel the world. On the 09/06/2014 we went to her GP appointment we still had not had a date for her scan, and her GP was not happy about this, I told her again about the colour of my mothers urine but tests she had done had all shown up clear for infection on her urine over the past months, and that we had also noticed yellowing to her skin and about the weigh lose. And that we were going to chase farm that afternoon to have her heart test done. She asked if we could get a full blood tests done that afternoon which I said that would not be a problem.

I took my mother to the hospital and she had the tests done, the next day I got a call from my mothers GP asking us to come to the GPs at 10:20 on the 10/06/2014 that my mothers blood tests had come back grossly abnormal, I asked what this meant and was told that after she saw the doctor she would most likely need to go to the hospital. i said i would be there the next day with my mother. on the 10/06/2014 we went to the see her GP and they wrote a letter and made a call to the North Middlesex Hospital to say we was coming there right away.

We got to A&E and they done more blood test and x-rays by the time this was all done and the test was back it was to late for them to do a CT. they wanted to keep my mother in hospital, but she really did not like hospitals so it was agreed to allow her to come home and for us to be at the hospital at 09:00 on the 11/06/2014 to have the CT done we was told we would be at the hospital all day as they wanted the results of the CT before we left the doctors was still saying it could be her gallbladder but her liver was very enlarged which could be due to the gallbladder.

Signed Witnessed By

On the 11/06/2014 we went to the hospital for 09:00 and she had the CT at around 09:30 I saw Dr steel come onto the day unit around 12:00 and went into a room, i new there was something wrong and i believe so did my mother as she said he had been in there a long time. I said maybe he had come out and we had not seen him to try and stop her worrying. at around 15;45 Dr Steel came out of the room and walked towards us and asked us to come into the room.

We was told the news that the breast cancer had metastasis, I asked how many growths and he could not say, he said that the oncologist doctor and nurse was on the way down to see us. The doctor a nurse came to see us I again asked how bad it was had many growths was in the liver the doctor told us that it was severe and it was in the spine and ribs. That they were trying to book a CT biopsy and bone scan, this would be for the next day or the Monday. I broke down at the news how could this have been missed.

My mum was put on a lot of tablets to try and bring the enlarged liver down; she did not want to stay in hospital.

When we left the hospital I went to my sisters to tell her the news she new by my face it was bad when she opened the door. That day the family was all told.

We was all up and down the hospital a great deal from this point, the doctors gave my mother 6 to 12 months without treatment and 18+ with treatment. but there was still a huge problem as they wanted to treat her with chemo, which they had not done in 2011 due to her being on Clozapine both drugs have an effect on the white blood cells. I asked how could they treat with chemo now but could not do this in 2011 they never replied to that. They said they were going try a very low dose of chemo which I would have to gave daily for 2 weeks then I would give white blood cell injections the 3rd week when she was not on the chemo tablets and at the start of each session she would have to go to the chemo day unit and have the a drip due to it being HER2.

The problem was they gave her an overdose of the chemo tablets and I did not know. so I should have been giving her 500mg X two times a day I was giving my mother 1500mg x two times a day.

My mum went down hill very fast from when the 1st session started, when she had her next appointment before the 2nd session was due to start my mother looked very ill and was not eating or drinking. The doctor even said how ill she looked but carry

Signed Witnessed By

on with the 2nd session of treatment but did not notices the mistake on the dose of chemo i was giving my mother. I called the hospital 2 times after the 2nd session of chemo had started and was told to just give her more tablets to start the diarrhoea, 9 days into the 2nd session I demanded my mum needed to be in hospital we was told after hours on the phone to the hospital to take her to A&E by the on call oncologist doctor. I took my mother to A&E on the 27/08/2014 where they took her in right away and done blood tests. They could see how ill she looked she could now not even walk by this time. They stopped the chemo right away as I believe this is when they saw the mistake on the drug dose. We were told they needed to get fluids into my mother and she was taken to the ward. We were not told my mother was in acute kidney failure. On the 28/08/2014 it was the Macmillan nurse who told my sister about the dose of chemo. And on the 29/08/2014 it was also the Macmillan nurse that told the family about acute kidney failure, the family asked my mothers oncologist doctor 4 times about the acute kidney failure on the 29/08/2014 and was told 4 times that it was not nothing to do with her Kidneys it was the cancer.

On the day of the 29/08/2014 a drug was put onto my mother chart of Codeine Phosphate. The family left the hospital at around 19:15 and I always went back to the hospital around 21:00 to 21:30 on returning to my mother's room I could hear there was something really wrong. The nurse asked if my mother had been like this all day I told her no she was fine when I left at 19:15. My mother went down hill very fast this night all the family came to the hospital my mother passed away 9 hours after being given the drug Codeine Phosphate. Codeine Phosphate should never have been given to someone on Clozapine there are only 2 out comes and one of them is death. We are still waiting for causes of death.

On the 07/06/2014 a member of the family Dwayne Edwards was having a going away party as he was due to travel the world for 12 months. Most of the family was there including my son Simon Cordell. The party was held in a hall I did not stay long as my mother was not well but she did want to go for a few hours due to not seeing Dwayne for many months, we stayed around 2 hours and then I took my mother to my home where she stayed with me.

On the date of 22/11/2014 Simon was at home with his friend josh, they were working on bits for the company to try and take Simon mind of things Simon at this stage was really unwell and unstable.

It would seem police was at Simon Flat outside tiring to get in this was late at night.

Signed

L. Cordelle

Witnessed By

They could not get the code to the main door and went back to the police station were they seem to have got Simon mobile number and made calls trying to get the code for his main door. They did say it was police and Simon got very scared why the police wanted his door code to get in to see him the police would not give him the reason as to why they needed the main door code or the police numbers they would not give a reason as to why they wanted to see him.

This did not just scare the life out of Simon but also Josh. and Simon just wanted to get out of the flat. Simon made a call to me and told me what had happened I told him to come to my house.

He would not even use his car as he was so scared of what was going on he did not even know for fact it was the police that had made the calls to his mobile.

Him and josh left the flat and would not even go the way he as a rule uses to get to my house.

They went down Green Street over the train station and walked down Mollison Ave then got on to the river lee and walked along to come out by Ponders End train station where they was meeting his sister Deon in a cab to get them to my house. It was really raining that night and then they got here they was very wet.

I made calls to the police in fact 3 calls as I put a complaint in at what was going on as the police for some reason at this stage kept going to his flat for unknown reasons and he was not stable enough and very scared and was not coping. I did let Josey know what was going on each time.

I do have my phone bill with all the phone calls listed to police via 101 calls via my home phone if this would be needed. This is without all the phone calls Simon made himself to police. And he has some police officers numbers.

In the end an inspector stag I think his name was called and at 1st spoke to Simon, I was still not happy with what was going on so again made a call and asked for the inspector to call me back which he did some time later that day I think, on that call it lasted around 1 hour maybe a little longer I explained everything that was going on

Signed

L. Cordelle

Witnessed By

STATEMENT OF WITNESS

(C.J. Act 1967, S2.9. M.C. Rules 1968 R58)

STATEMENT OF: Lorraine Cordell

AGE OF WITNESS (If over 21):

OCCUPATION OF WITNESS: Unemployed due to health Problems.

ADDRESS:

TELEPHONE:

This statement consisting of 6 page(s) each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or not believe to be true.

Dated the 10 days of February 2016

Signed Signature Witnessed by ...

I have been asked to write this updated statement due to calls that I made in regards to the updated Skeleton Argument bundled emailed to me on the 04/02/2016.

Please refer to page 5 within the Skeleton Argument bundled section 20

As to the particular prohibitions on the ASBO, significant effort was made by the Respondent and by the court to ensure that any legitimate business activities that the Appellant wished to undertake would in no way be inhibited by this order. For the Appellant to provide recorded music to a gathering of people he would either need to have a licence for that event or to provide the music on a licensed premise for fewer than 500 people with a general licence to play recorded music (see s. 1 and Sch.l of the Licensing Act 2003). This order specifically does not preclude him from providing regulated entertainment under the auspices of a valid licence.

I found this very hard to believe as I did from when this case started, and many times issues were raised due to the conditions but things were never addressed, not even on the trial days.

1

These conditions do not just have an impact on my son Simon Cordell Business, which he has been building for many years. But also, his normal everyday life, but this was never taken into account. And the ASBO was given without illegality being proven of illegal raves for the whole of the UK for 5 years.

I have since reading the Skeleton Argument made phone calls to local London boroughs in way of asking if this ASBO order and the conditions of the order would cause problems obtaining any form of Alcohol and entertainment licences, there seem to be 5 types of Alcohol and entertainment licences that any person can put an application in for these are.

- 1. Personal licence.
- 2. Premises licence.
- 3. Club premises certificate.
- 4. Temporary event notice.
- 5. Minor variations

The cost to apply for each application for an Alcohol and entertainment licence is:

Personal licence. £37.00 each application, this is not refunded if refused.

Premises licence. £190.00 to £800.00 each application, this is not refunded if refused Club premises certificate. £190.00 to £800.00 each application, this is not refunded if refused

Temporary event notice. £21.00 each application, this is not refunded if refused

Minor variations Was not given a price on this as this licence can change to a full one if it was to

ask for later opening times for an event in an already licensed building to a full variation licence. There is so many variations this can go into. But again, this is

not refunded if refused

The local London boroughs councils I have contacted are:

Lewisham council licensing:

Contact details I got for the internet below link:

https:/www.Jew.isham.gov.uk/contact

us/Pii»ies/contact.asn,\?direcloivid~2 17&.sotirce-Tii2ITmscrv ices%2Fhusiues.s%21 Ticcnces-aid-street-trati in x%2j Pattes%21 dc fault _asp\

Address:

London Borough of Lewisham Second Floor Laurence House 1 Catford Road SE64RU

Tel; 020 8314 6400

Email: licensinmuTewisham.uov.uk

I spoke to Kelly Hickmott (East Team) who said the ASBO and the conditions within the ASBO order would cause a problem with obtaining any of the above licences. I told her the full ASBO conditions within the ASBO Order

That anyone applying for any type of licence would have to go the licensing process and each time the police would be contacted, the police would then conduct a background check to the person who was applying for the licence.

I was told that the process was harder for some licensing then others and for the higher the licence that was being applied for the more checks that are done.

She also emailed me the police officer name Matthew Mcgrath and his email address

<u>www.iralfrvrmct.Dnn.polico.uk</u> who deals with licensing within the Lewisham area who I emailed under my friend's emails address <u>www.achaelbech I OOtfr umail.com</u>
Please see emails as to what I asked and what he replied to me.

Hackney council licensing:

Contact details I got for the internet below link:

https://www.hackney.uov.uk/licensinu.hlmft.VrlSAPmLS7U Contact details Licensing and Trading Standards Hackney Service Centre I Hillman Street

E8 1DY

Email: <u>licene.sinutvhhackney.gov.uk</u>

Tel: 020 8356 2431 Fax: 020 8356 4974

I spoke to Costa and he told me the same thing as Lewisham licensing team Kelly Hickmott told me, that it was be very hard to process an application for someone that had this ASBO order in place.

I was told that any order would be sent to the Pollution Team, police licensing officer and they would do

ground checks. That would bring up the ASBO order and in turn they would write a report back to the local Council with risks, there is licensing objectives that have to be followed with every application applied for.

I told him the full ASBO conditions within the ASBO Order.

Islington council licensing:

Contact details I got for the internet below link:

https://www.islington.aov.uk/scrvices/husincss-licensinu/reaulations/ricences/licensini.act/Paues/defauli.aspx

020 7527 3031

Iicened4slinaton.gov.uk

I did not get the name of the person I spoke to, I have tried to call them today when I was asked to do this updated statement but the phone line was going to voice mail.

I did get told the same as above by the other 2 councils I was told the process that was taken and how the ASBO conditions would have an impact on the report from the local police licensing officer.

Signed L. Cordelle

Witnessed By

3

Brent council licensing:

Contact details I got for the internet below link:

https://www.brent.gov.uk/husiness/licences/contact-us/

Address:

Brent Council Regulatory Services Regeneration and Growth Brent Civic Centre Engineers Way Wembley HA9 OFJ Phone: 020 8937 5359

Email:

business. Licence/@brent.gov.uk

I spoke to a lady called Sonia explained everything as I did in all the above calls to the other local councils licensing teams but got told she was not part of the team as such and there was no one at that time that could take my call she asked to take my details and would get someone to call me back.

Jillian called me back a while later and I explained again what I needed advice about. I told her about the ASBO and all the conditions and again asked whether this was affect any application for an Alcohol and entertainment licence, again I was told the process that is taking and again was told there would be issues with someone applying for an Alcohol and entertainment licence with the ASBO conditions that where in place.

Croydon council licensing:

Contact details I got for the internet below link:

https://wvvv.croydon.gov.uk/hustne.vs/licenctfs/cniertain/ten

Address Line: Croydon Council, Licensing Team 10th Floor. Zone B ' nard Weatherill House Mint Walk Croydon CRO 1EA Telephone: 020 8760 5466

Email:

licensinaf@crovdon.gov.uk

Again, I did not get the person's name she did say it but i forgot to write it down. But i am sure they note calls that are made to any council department.

Again, I told the lady the call was for advice and told her about the ASBO and all the conditions, I again was told the process that is taken when someone applies for an Alcohol and entertainment licence.

Again, I was told that the police licensing officer would do checks and a report back to the local council, I was told it would be very hard for someone to get un Alcohol and entertainment licence due to the checks that were done

I was also told that if an application for an Alcohol and entertainment licence was refused the person could then has it heard by 3 council committee members where the person that had applied for the licence could put his case? I asked would the police be there also and was told yes, they would be.

The lady told me to get better advice would be to call the police Licensing officer I said I had tried the numbers listed on their website but I was not having no luck, she then got me the correct number to call which is listed below.

Croydon Police Station - Licensing Sergeant (Spoke to Darren)

Address Line:

Licensing Office

Metropolitan Police Service

Croydon Police Station

71 Park Lane.

Croydon,

CR9IBP

Telephone:

020 8649 0157 or 0167 (this is the wrong telephone numbers I was able to get the correct one from Croydon Council, Licensing Team the correct number is 020 8649 0172

After trying the 2 numbers that are on the website to speak to the Police Licensing officer and having no luck it was then I called and spoke to the Croydon Council, Licensing Team the lady I spoke to give me the correct number and I called this after and spoke to a male called Darren.

We spoke in great detail about the ASBO and the conditions and that we were told these would in no way would any person be inhibited by this ASBO order who applied for a licence.

He could not understand this and asked me more details who we have been told this by.

I explained what went on at the trial and also my son's business.

He could not understand why we were told this and asked who had applied for the ASBO order.

I told him this that it was the police who applied for the order.

He said that no one had the right to say this within an ASBO application due to the fact it would be down to each local police licensing officer to make a decision, as each licensing application is dealt with by the local area police licensing department within their area.

At this I asked him if he would be willing to confirm this in an email to me if I gave him my email address.

This reply was what I was already thinking, he could not write this without him knowing all the facts and that due this being a police matter and going to police he would not feel comfortable.

He said if he gave me his email and I wrote everything down and the full information about the application for the ASBO he would look into it.

We spoke a little more and I explained that I did not want information as to the ASBO application just advice as to if someone had this ASBO order under the conditions that I have said would they be able to get a licence.

But there will be problems he said he would have to look over everything and have meetings with my son and do a lot more checks.

Due to him being busy and the call taking longer he was due to go into a meeting and had to get off the phone I forgot to take his email due to talking about the licensing.

So I do not understand how within this whole application my son has been told that this ASBO would have no impact on his business and not be inhibited by this order.

I have just called 5 local London boroughs and clearly hearing what I am being told know there is going to be a huge impact on the business my son has been building for years. There are 33 local London boroughs. This is without this ASBO being within the whole of the UK. Signed Witnessed By 6 3/9/2015 Print

Subject: Re: public liability insurance

From: Rewired Rewired (<u>re_wired@ymail.com</u>)

To: pondersendfestivals@gmail.com;

Date: Saturday, 24 August 2013, 11:42

Hi Omar

Please see attached public liability insurance.

Many Thanks

3/32015 Print

Subject: Fwd: Confirmation Letter etc. Ponders End Family Festival

From: martine drake (pondersendfestivals@gmail.com)

reflections4nature@aoi.com; thebeautyclub-ineden@hotmail.co.uk;

ray.adams12@btinternet.com; saadia15@gmail.com; blingwear@hotmail.com; info@steppaz.co.uk; danaddo@kissfoods.co.uk; ellie.robles@enfield.gov.uk; corsetart@aol.com; Ginnie@enfieldwomen.org.uk; info@communityaid.org.uk;

jomir@firstaidcail.co.uk; munas599@yahoo.co.uk; martin@izorb.org;

rina@communityaid.org.uk; roswestl @aol.com;

jq. robert.winchester@jayshomecare.co.uk; re_wired@ymail.com; re-

wired@ymail.com; enfieidscc@yahoo.co.uk; amaraisi@yahoo.co.uk;

philip.french@nciondon.nhs.uk; pamhollowayl7@yahoo.co.uk;

rupshana@msn.com; guy@enfieidtimebank.org.uk; conor.cusack@enfield.gov.uk; yes.cepo@taiktalk.net; roomhirepecdt@btconnect.com; claire@ecyps.org.uk;

jacqueiin.matyr@enfield.gov.uk; jacqueline.martyr@enfieid.gov.uk;

marcia.cabey@enfieidcab.org.uk;

Friday, 23 August 2013, 10:37

Hi All,

just in case anyone hasn't received this info before, I'm sending it out again.

Please find attached a copy of your confirmation letter in regards to the Family Festival on Mon aug 26th.

The major incident plan, festival layout and a stallholders list.

Please note we will be on site from 8am (you are welcome to start setting up from 9am) and the information stall is not the Brace Security Stall as listed.

There will be someone to meet you on arrival to direct you to where your space is

I am sure you all know to drive at 5mph with your hazards on. Look forward to seeing you on Monday

Thanks. Omar

3/9/2015 Print

Subject: Re: Fwd: Confirmation Letter etc.. Ponders End Family Festival

From: Rewired Rewired (re_wired@ymail.com)

To: pondersendfestivals@gmail.com;

Date: Friday, 23 August 2013, 11:19

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

Hi All,

```
From: martine drake <pondersendfestivals@gmail.com>
 To: reflections4nature@aol.com; Nischa Hammond <thebeautyclub-
ineden@hotmail.co.uk>; ray adams <ray.adams12@btinternet.com>; Syeda
Saadia Ameer < saadia15@gmail.com >; Bling Wear
<bSingwear@hotmail.com>; "info@steppaz.co.uk" <info@steppaz.co.uk>;
anaddo@kissfoods.co.uk; ellie.robies@enfield.gov.uk; Nelson Williams
Foundation <corsetart@aol.com>; Ginnie Landon
 <Ginnie@enfieldwomen.org.uk>; info@communityaid.org.uk; Jomir Hussain
 <jomir@firstaidcall.co.uk>; Muna Talad <munas599@yahoo.co.uk>; Martin
 Chadwick <martin@izorb.org>; "rina@communityaid.org.uk"
 <rina@communityaid.org.uk>; roswest1@aol.com; Robert Winchester
Tobert.winchester@jayshomecare.co.uk>; too smooth
. e wired@ymail.com>; re-wired@ymail.com; "enfieldscc@yahoo.co.uk"
-enfieldscc@yahoo.co.uk>; amaraisi@yahoo.co.uk;
philip.french@nclondon.nhs.uk; pamhollowayl 7@yahoo.co.uk; rupshi u
<rupshana@msn.com>; guy@enfieldtimebank.org.uk;
conor.cusack@enfield.gov.uk; Yes Cepo <yes.cepo@talktalk.net>;
"roomhirepecdt@btconnect.com" <roomhirepecdt@btconnect.com>;
ciaire@ecyps.org.uk, jacquelin.matyr@enfieid.gov.uk;
jacqueline.martyr@enfield.gov.uk; Marcia Cabev
<mareia.cabey@enfie!dcab.org.uk>
 Sent: Friday, 23 August 2013, 10:37
 Subject: Fwd: Confirmation Letter etc.. Ponders End Family Festival
```

just in case anyone hasn't received this info before, I'm sending it out again.
please find attached a copy of your confirmation letter in regards to the Fam

please find attached a copy of your confirmation letter in regards to the Family Festival on Mon aug 26th.

20 , 11 , 11 , 11

S^9/2G15 Print

Please note we will be on site from 8am (you are welcome to start setting up from 9am) and the information stall is not the Brace Security Stall as listed.

There will be someone to meet you on arrival to direct you to where your space is.

I'm sure you all know to drive at 5mph with your hazards on.

Look forward to seeing you on Monday

Thanks.

Omar

3/S/2015 Print

Subject: RE: Gen Electrical Certificates

From: Rewired Rewired (re wired@ymaii.com)

To: pondersendfestivais@gmail.com;

Date: Thursday, 22 August 2013, 19:59

Dear Omar Lawrence

Please find attached the Electrical Certificates for the generator.

Please let me know you got the information.

Many Thanks

3/9/2015 Print

Subject: Re: Gen Electrical Certificates

From: Rewired Rewired (re wired@ymail.com)

To: pondersendfestivais@gmail.com;

Date: Thursday, 22 August 2013, 21:26

Dear Omar Lawrence

Please find attached the Electrical Certificates for the generator.

Please let me know you got the information.

Many Thanks

3/3/2015 Print

Subject: Re: Gen Electrical Certificates

From: Rewired Rewired (re wired@ymail.com)

To: <u>pondersendfestivals@gmail.com</u>;

Date: Thursday, 22 August 2013, 21:26

Dear Omar Lawrence

Please find attached the Electrical Certificates for the generator.

Please let me know you got the information.

Many Thanks

JBG015 Print

Subject: Re: Gen Electrical Certificates

From: martine drake (pondersendfestivals@gmail.com)

To: <u>re_wired@ymail.com</u>;

Date: Thursday, 22 August 2013, 23:00

Hi Simon, yes, received the info, I will have a look through later..

Regards. Omar

On 22 August 2013 19:59, Rewired Rewired < re wired@ymail.com > wrote

Dear Omar Lawrence

Please find attached the Electrical Certificates for the generator.

Please let me know you got the information.

Many Thanks

3/9/2015 Prir

Subject: Fwd: IMPORTANT..Power Provision The beauty club

From: martine drake (pondersendfestivals@gmail.com)

To: <u>re_wired@ymaii.com</u>;

Date: Monday, 19 August 2013, 9:02

-----Forwarded message -----

From: Team Beauty Club

Date: Monday, 19 August 2013

Subject: Re: IMPORTANT. Power Provision The beauty club

To martine drake <pondersendfestivals@gmail.com>

Hi festival team

I write to confirm that we require power provision for salon tools 2 hairdryers and (tongs and straigtners 1 lamp for photographic purposes.

Kinds regards

oita

Sent from my Sony Ericsson XI0

martine drake <<u>pondersendfestivals@gmail.com</u>> wrote:

Hello all,

THIS IS VERY IMPORTANT!

In regards to the power provision for the Ponders End Festivals, we will have a generator so we are able to offer you power for the day. However, in order for this to be done we need to know what your Requirements are on the day. i.e. what you will be running? e.g. 2 tea urns, microwaves etc.

It would be helpful to know if you are running any thing different from a



3/8/2015 Print

normal 13amp plug.

You will need to bring with your sufficient extension cables to plug into the generator.

Please note if you do not provide me with accurate information it may make it difficult to guarantee you will get the power you need.

Please get back to me.

Thanks.

Omar

On 11 August 2013 19:14, martine drake pondersendfestivals@gmail.com>wrote:

Hello all,

In regards to the power provision for the Ponders End Festivals, we will have a generator so we are able to offer you power for the day. However, in order for this to be done we need to know what your requirements are on the day. i.e. what you will be running? e.g. 2 teas urns, microwaves etc.

It would be helpful to know if you are running anything different from a normal 13-amp plug.

You will need to bring with your sufficient extension cables to plug into the generator.

Please note if you do not provide me with accurate information it may make it difficult to guarantee you will get the power you need.

Please get back to me.

Thanks.

Omar.

3/9/2015 Print

Subject: Fwd: IMPORTANT..Power Provision

From: martine drake (pondersendfestivals@gmail.com)

To: re_wired@ymail.com;

Date: Wednesday, 14 August 2013, 9:58

FYi...

----- Forwarded message-----

From: Bling Wear < blingwear@hotmail.com>

Date: 12 August 2013 16:57

Subject: RE: IMPORTANT. . Power Provision

>: martine drake < pondersendfestivals@gmail.com >

hi,

Bling Wear stall will be running normal hair-dryer and a air compressor. Both use normal 13-amp plugs.

Thanks Simon

Sent: Sun, 11 Aug 2013 19:14:48 +0100 Subject: re: IMPORTANT. Power Provision

From: pondersendfestivals@gmail.com

To: corsetart@aol.com; danaddo@kissfoods.co.uk; blingwear@hotmail.com;

munasS99@yahoo.co.uk; rupshana.uddin@my.Westminster.ac.uk;

rupshana@msn.com; saadia 15@gmail.com; thebeautyclub-

ineden@hotmail.co.uk; community-aid@tiscali.co.uk;

Ginnie@enfieldwomen.org.uk; roswestl@aol.com; yes.cepo@talktalk.net; re-

wired@ymail.com

Hello all,

In regards to the power provision for the Ponders End Festivals, we will have a generator so we are able to offer you power for the day.

However, in order for this to be done we need to know what your requirements are on the day. i.e. what you will be running? e.g. 2 tea urns, microwaves etc.

3/3/2015 Print

Subject: Re: Update

From: marline drake (pondersendfestivals@gmail.com)

To: re_wired@ymaii.com;

Date: Saturday, 24 August 2013, 23:16

Hi Simon,

have you forgotten our last chat today bro?

Not goanna patronise you but I did explain today my position of what I thought we had provisionally agreed.

I had in mind a budget of £200 per day and obviously that's why I was happy to see you.

was originally only for always for Monday but then we started talking about the possibility of Sunday, which you know is not my main concern as they have always been responsible for their own power provision. They expressed an interest in having a generator and as you requested that you need to understand their requirements, which they have never provided it was not something that was likely to happen.

You phoned me about 3 times today to say you were unhappy because you thought you were getting 2 days hire. So, for you I spent time and arranged that you could do tomorrow but under the understanding that they might need power for 1,2,3 or 6 stalls, I do not know and their guy could not tell me. So not sure what to say about that as it's a lot of work for 1 or 2 stalls but if you want to do it kool.

the Space Ball was always an extra component which I was happy for you to bring if it wasn't impacting on my budget as it's not something I really need but you said you wanted to give one of your guys a chance to do something, so I was up for that.

Once again today I made a 'speech' for you and got a FREE pitch tomorrow with the money being for your own pocket.

As for monday, to be honest bro, it's not something I can be paying for but once again I will take the flak and give you a free space if you want it.

I can't say fairer than that right now. I know you've invested in your setup but you must understand you can't make it back on 1 job.

At the rough rate of £250 per day (including man) I will try and probably can get you more jobs and get you recognised as a local resource but you have to work with me bro and not try and kill me on this one.

3/9/2015 Print

It would be helpful to know if you are running any thing different from a normal 13 amp plug.

You will need to bring with you sufficient extension cables to plug into the generator.

Please note if you do not provide me with accurate information it may make it difficult to guarantee you will get the power you need.

Please get back to me.

Thanks. Omar. 19/2015 Prin

Subject: Fwd: IMPORTANT..Power Provision

From: martine drake (pondersendfestivals@gmail.com)

To: <u>re_wired@ymaii.com</u>;

Date: Wednesday, 14 August 2013, 9:59

FYI...

-----Forwarded message -----

From: Nelson Williams Foundation < corsetart@aol.com >

Date: 13 August 2013 16:10

Subject: Re: IMPORTANT. Power Provision

pondersendfestivals@gmail.com

Hi Omar

we will be using domestic juicers & smoothie makers around 6 of them at any one time, and domestic microwave oven, a fridge, 3 electric griddles

kind regards Hazel Nelson-Williams

www. Nelson Wiliiams Foundation.

com

Holder of:

Tesco Inspirational Mum of the year award 2012 throwning Flame Award 2011

Nominated for:

Wise Women Award 2012 Mayors Peace Award 2011

-Original Message-

From: martine drake <pondersendfestivais@gmaii.com>

To: corsetart <corsetart@aol.com>; danaddo <danaddo@klssfoods.co.uk>; Bling Wear

<biingwear@hotmaii.com>; Muna Tafad <munas599@yahao.co.uk>; Rupshana

<rupshana.uddin@my.westminster.ac.uk>; rupshana <rupshana@msn.com>; Syeda Saadia Ameer

<saadia15@gmail.com>; Nischa Hammond <thebeautyciub-ineden@hotmaii.co.uk; comrnunity-aid

<community-aid@tisca!i.co.uk>; Ginnie Landon <Ginnie@enfieidwomen.org.uk>; roswestl

<roswest1@aoi.com>; Yes Cepo <yes.cepo@taiktalk.net>; re-wired <re-wired@ymail.com>

Sent: Sun, 11 Aug 2013 19:14

Subject: re: IMPORTANT..Power Provision

Hello all,

In regards to the power provision for the Ponders End Festivals, we will have a generatorso we are able to que you power for the day.

50

3/9/2015 Print

However, in order for this to be done we need to know what your requirements are on the day. i.e. what you will be running? e.g. 2 tea urns, microwaves etc.

It would be helpful to know if you are running any thing different from a normal 13amp plug.

You will need to bring with you sufficient extension cables to plug into the generator.

Please note if you do not provide me with accurate information it may make it difficult to guarantee you will get the power you need.

Please get back to me.

Thanks. Omar. /9/2D15 Print

Subject: Fwd: IMPORTANT .Power Provision

From: martine drake (pondersendfestivals@gmail.com)

To: re wired@ymail.com;

Date: Thursday, 15 August 2013, 0:58

-----Forwarded message------

From: daniel addo < danaddo@kissfoods.co.uk >

Date: 14 August 2013 22:32

Subject: Re: IMPORTANT..Power Provision

o: martine drake <ponders endfestival s@gmail. com>

Hi Martine,

I will need power for 2 microwaves and one mini fridge, all running on a normal 3 amp plug.

Thanks. Daniel

On 14 Aug 2013, at 10:01, martine drake wrote:

Hello all,

THIS IS VERY IMPORTANT!

In regards to the power provision for the Ponders End Festivals, we will have a generator so we are able to offer you power for the day.

However, in order for this to be done we need to know what your requirements are on the day. i.e. what you will be running? e.g. 2 tea urns, microwaves etc.

It would be helpful to know if you are running any thing different from a normal 13amp plug.

You will need to bring with you sufficient extension cables to plug into the generator.

Please note if you do not provide me with accurate information it may make it difficult to guarantee you will get the power you need.

Please get back to me.

Thanks. Omar 3/3/2G15 Print

On 11 August 2013 19:14, marline drake pondersendfestivals@. gmail.com> wrote:

Hello all,

In regards to the power provision for the Ponders End Festivals, we will have a generator so we are able to offer you power for the day. However, in order for this to be done we need to know what your requirements are on the day. i.e. what you will be running? e.g. 2 tea urns, microwaves etc.

It would be helpful to know if you are running anything different from a normal 13-amp plug.

You will need to bring with your sufficient extension cables to plug into the generator.

Please note if you do not provide me with accurate information it may make it difficult to guarantee you will get the power you need.

Please get back to me.

Thanks.

Omar.

Subject Fwd: The Ponders End Festivals 25th/26th Aug

From: Omar Lawrence (omar.niburumedia@gmail.com)

To: re wired@ymail.com;

Date: Wednesday, 14 August 2013, 9:55

Thanks. **Omar**

OMAR LAWRENCE

Niburn Media.

Enfield Enterprise Centre

26-28 Queensway

Ponders end

Enfield EN3 4SA

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3/3/201S Print

OMAR LAWRENCE Niburu Media. Enfield Enterprise 26 - 28 Queensway Ponders *end* Enfield **EN3 4SA**



3/9/2915 Print

Subject: Re: Fwd: The Ponders End Festivals 25th / 28th Aug

From: Rewired Rewired (<u>re_wired@ymaii.com</u>)

To: omar.niburumedia@gmail.com;

Date: Tuesday, 20 August 2013, 15:12

Hi Omar

The event page on facebook URL is

https://www.facebook.eom/events/212207532275223/?fref=ts

Please join

Simon

From: Omar Lawrence <omar.niburumedia@gmail.com>

To: too smooth <<u>re_wired@ymail.com</u>> Sent: Wednesday, 14 August 2013, 9:55

Subject: Fwd: The Ponders End Festivals 25th/26th Aug

Thanks. Omar

OMAR LAWRENCE

Niburu Media, Enfield Enterprise Centre 26-28 Queensway Ponders end Enfield EN3 4SA

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3SQ015 Print

OMAR LAWRENCE
Niburu Media,
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN3 4SA

8/9/2015 ' Prir

Subject: Re: Fwd: The Ponders End Festivals 25th/26ih Aug

From: Rewired Rewired (re wired@ymail.com)

To: <u>omar.niburumedia@gmail.com</u>;

Date: Tuesday, 20 August 2013, 16:04

Hi Omar

I don't know why but Facebook closed the 1st page that was made so had to make a new one this is the new link

https://www.facebook.com/events/505646482846521/

lease join

Simon

From: Omar Lawrence <omar.niburumedia@gmail.com>

To: too smooth <<u>re_wired@ymail.com</u>> Sent: Wednesday, 14 August 2013, 9:55

Subject: Fwd: The Ponders End Festivals 25th/26th Aug

Thanks. Omar

OMAR LAWRENCE

Nibuni Media.
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN3 4SA

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9/2015 Prin

Hope you	understand	where I'	m comi	ing from.
Thanks.				

On 24 August 2013 17:03, Rewired < re wired@ymaii.eom > wrote: Hi Omar

Can i get an update i know from the start i was booked for the 2 days and i have hired in people for the 2 days at this time as i have booked the 2 days for you for the space ball and the Generator and for the people i need to be there with me to be able to do everything that was needed and to make sure all was safe.

Can you confirm the prices agreed i will get if i am not needed for the 25/08/2013 will i still get paid for this day or will i not.

Space Ball £130 a day with included man to spin the space ball.

Generator £150 a day plus fuel to be covered by event ponders end festival, all cables provided in price.

£80 per day for electrician.

The prices of £720.00 was for the 2-day hire for all.

Many Thanks

csra/ZUIS Print

OMAR LAWRENCE
Niburu Media.
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN3 4SA

3S2Q15 Print

Subject: re: Ponders End Floor Plan

From: Omar Lawrence (omar.niburumedia@gmail.com)

To: re wired@ymail.com;

Date: Thursday, 1 August 2013, 15:00

FYI...

OMAR LAWRENCE
Niburu Media.
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN3 4SA

/9Q01S Print

Subject: Re: Ponders End Floor Plan

From: Rewired Rewired (re_wired@ymail.com)

To: <u>omar.niburumedia@gmail.com</u>;

Date: Monday, 5 August 2013,19:07

Dear Omar Lawrence

Thank you for the information i am meeting my electrician tomorrow 06/08/2013 where i should get the information that you will need as to all the power cables needed and if we have them in stock or will need to be hire in.

The electrical certificate for the Generator you will need to be handed in for the event, and the public liability for the spaceball.

All of this will be addressed this week and i will forward you all the information you need and any think that maybe of help for your event.

Simon.

From: Omar Lawrence < omar.niburumedia@gmaihcom>

To: too smooth <<u>re_wired@ymaii.com</u>>
Sent: Thursday, 1 August 2013, 15:00
Subject: re: Ponders End Floor Plan

FYI...

OMAR LAWRENCE
Niiburu Media,
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN3 4SA

3/9/2G15 Print

Subject: Re: Ponders End Floor Plan

From: Omar Lawrence (omar.niburumedia@gmail.com)

To: <u>re_wired@ymail.com</u>;

Date: Monday, 5 August 2013, 19:26

Hi Simon,

I'm not sure if you have previously received this but attached is a layout plan for the Festival on the 26th. I hope this helps to make sense of where the power provision is needed and get an idea of the length of cabling and type of distribution required. Let me know if the electrician wants to meet up.

possible, I may be able to arrange you providing the power also for the event me day before on the 25th. Let me know if this is something you want to do. I'm not sure of what exactly the requirement is yet but we can talk.

There is also a registration form, just in case you didn't have it before. You need to let me know straightaway if you still want to have a stall.

Also, please find attached a copy of the flyer for the Festival could you please share with anyone you feel maybe interested.

Speak Soon.

Thanks Omar

On Mon, Aug 5, 2013 at 7:07 PM, Rewired Rewired <<u>re_wired@ymail.com</u>> wrote:

Dear Omar Lawrence

Thank you for the information i am meeting my electrician tomorrow 06/08/2013 where i should get the information that you will need as to all the power cables needed and if we have them in stock or will need to be hire in.

The electrical certificate for the Generator you will need to be handed in for the event, and the public liability for the spaceball.

All of this will be addressed this week and i will forward you all the information you need and any think that maybe of help for your event.

63

9/20*5

Simon.

From: Omar Lawrence < omar.nibururnedia@gmaii.com >

To: too smooth <<u>re_wired@ymail.com</u>>
Sent: Thursday, 1 August 2013, 15:00
Subject: re: Ponders End Floor Plan

FYI...

OMAR LAWRENCE
Nsburu Media.
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN3 4SA

OMAR LAWRENCE

Niburu Media.

Enfield Enterprise Centre

6-28 Queens way

Ponders End

afield EN3 4SA

/9.2015 Prin

Subject: re: RPF

From: Omar Lawrence (omar.niburumedia@gmaii.com)

To: re wired@ymail.com;

Date: Tuesday, 30 July 2013, 13:16

Hi Simon,

Please find below the link for the RPF application:

http://www.enfield.gov.uk/residentsfiind

tel:0208 379 3245

Regards. Omar

OMAR LAWRENCE

Nibury Media.

Enfield Enterprise Centre

26-28 Queensway

Ponders end

Enfield EN3 4SA

8/3/2G15 Print

Subject; Re; Christmas Glow Festival.

From: Rewired Rewired (re_wired@ymail.com)

To: omar.niburumedia@gmail.com;

Date: Tuesday, 19 November 2013, 21:22

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 out for all events, we carry a large stock of sound systems, event lighting, staging and much ore.

Looking forward to hearing back from you to confirm the date of the 07/12/2013.

Many Thanks

Simon

On Wednesday, 13 November 2013, 20:21, Omar Lawrence

Omar.niburumedia@gmail.com> wrote:

Hi Simon.

as discussed I would like to confirm the booking for The Christmas Glow Festival Sat 7th December 2013.

The venue will be Durants Park, EN3 7ED.

The show will be 2pm - 8pm.

You will set up to provide power to the Main Marquee (lights/PA etc tbc)

There will probably be access to the park from 8am aprox tbc.

Attached is a site map of the park so you can get an idea but we will talk anyway but it's there to give you an idea.

Can you send me an official letter headed quote please.

Thanks.

Regards.

Omar.

3/9/2015 Print

OMAR LAWRENCE
Niburu Media.
Enfield Enterprise Centre
28-28 Queensway
Ponders end
Enfield £N3 43A

7/9/2015 Prin

Subject: Re: Christmas Giow Festival

From: Rewired Rewired (re_wired@ymail.com)

To: <u>omar.niburumedia@gmail.com</u>;

Date: Tuesday, 19 November 2013, 21:22

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 may be 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

On Wednesday, 13 November 2013, 20:21, Omar Lawrence

Omar.niburumedia@gmail.com> wrote:

Hi Simon,

as discussed I would like to confirm the booking for The Christmas Glow Festival Sat 7th December 2013.

The venue will be Durants Park. EN3 7ED.

The show will be 2pm - 8pm.

You will set up to provide power to the Main Marquee (lights/PA etc tbc)

There will probably be access to the park from 8am aprox tbc.

Attached is a site map of the park so you can get an idea but we will talk anyway but it's there to give you an idea.

Can you send me an official letter headed quote please.

Thanks.

Regards.

Omar.

3/9/2015 Print

OMAR LAWRENCE
Niburu Media.
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN3 4SA

92015 Print

Subject: Re: Update

From: Rewired Rewired (re wired@ymail.com)

To: <u>pondersendfestivals@gmail.com</u>;

Date: Sunday, 25 August 2013, 20:25

Hi Omar

i will agree with the £500 for the 2 days but remember this was not the agreement that was made at the start of this. But you will need to pay for the fuel, today i used £40 in fuel and will use this again tomorrow maybe a little more as tomorrow there is a lot more but i take £80 for fuel for both days, and can you pay me in the morning as i would like to pay my friends some money and not be paying out of my own pocket for the fuel.

Many Thanks

Simon

From: Martine drake pondersendfestivals@gmail.com>

To: Rewired Rewired < re wired@ymail.com >

Sent: Saturday, 24 August 2013, 23:16

Subject: Re: Update

Hi Simon,

have you forgotten our last chat today bro?

Not gonna patronise you but I did explain today my position of what I thought we had provisionally agreed.

I had in mind a budget of £200 per day and obviously that's why I was happy to use you. It was originally only for always for Monday but then we started talking about the possibility of Sunday, which you know is not my main concern as they have always been responsible for their own power provision. They expressed an interest in having a generator and as you requested that you need to understand their requirements, which they have never provided it was not something that was likely to happen.

You phoned me about 3 times today to say you were unhappy because you thought you were getting 2 days hire. So for you I spent time and arranged that you could do tomorrow but under the understanding that they might need power for 1,2,,3 or 6 stalls, I do not know and their guy could not tell me. So not sure what to say about that as its a lot of work for 1 or 2 stalls but if you want to do it then kool.

The Space Ball was always an extra component which I was happy for you to bring if it wasn't impacting on my budget as it's not something I really need but you said you wanted to give one of your guys a chance to do something, so I was up for that.

Once again today I made a 'speech' for you and got a FREE pitch tomorrow with the money being for your own pocket.

As for monday, to be honest bro, it's not something I can be paying for but once again I will take the flak and give you a free space if you want it.



9/2015 Prin

Subject: Fwd: Site map - Durant's park fSEC=PROTECTJ

From: Omar Lawrence (omar.niburumedia@gmail.com)

To: re wired@ymail.com;

Date: Tuesday, 3 December 2013, 16:14

FYI.

Please find attached a copy of the site map.

As I said please send me the list of names for security, as they not be able to get in otherwise.

I would like you to be there for 9/9.30 latest on Saturday.

Thanks.

Omar.

OMAR LAWRENCE

Niburu Media.

Enfield Enterprise Centre

6 - 28 Queensway

Ponders end

Enfield EN3-4SA

1-9/2015 Print

Subject: Re: Fwd: Site map - Durant's park [SEC=PROTECT]

From: Rewired Rewired (re wired@ymaii.com)

To: <u>omar.niburumedia@gmaii.com</u>;

Date: Thursday, 5 December 2013, 16:57

Hello Omar

The 3 names that will need to be there are

Simon Cordell Matt Gyori 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 be there for 9.00 in the morning to set to set up.

Many Thanks

Simon

On Tuesday, 3 December 2013, 16:14, Omar Lawrence omar.niburumedia@gmail.com> wrote:

FYI....

Please find attached a copy of the site map..

As I said please send me the list of names for security, as they not be able to get in otherwise.

I would like you to be there for 9/9.30 latest on Saturday.

Thanks. Omar.

OMAR LAWRENCE

Niburu Media.

Enfield Enterprise Centre

26-28 Queensway

Ponders end

Enfield EN3 45.4

3/9E015 Print

Subject: re: Christmas Glow Performance Times

From: Omar Lawrence (omar.niburumedia@gmaii.com)

To: jay7suns@googiemai!.com;

Bcc: re wired@ymail.com;

Date: Friday, 6 December 2013, 10:38

Hi,

please find attached a copy of the performance times.

A reminder that the sound check is available from 11am-12.30pm.

Please let me know asap if you can make the sound check (advisable) and I will book you a slot time.

Thanks Omar

OMAR LAWRENCE
Nibury Media.

Enfield Enterprise Centre
26-28 Queens way
Ponders end
Enfield EN3 4SA

a/9/2015 Print

Subject: re: Lock too Lock Festival

From: Omar Lawrence (omar.niburumedia@gmaii.com)

To: <u>re_wired@ymail.com</u>;

Date: Thursday, 12 September 2013, 14:24

FYL..

OMAR LAWRENCE
Niburu Media.
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN34

3(W2U1b Print

Subject Re: Invoice for Lock too Lock Festival

From: Rewired Rewired (<u>re_wired@ymaii.com</u>)

To: <u>omar.niburumedia@gmail.com</u>;

Date: Monday, 16 September 2013, 16:11

Hi Omar

Here is the invoice you have asked for.

Many

Thanks

39/2015 Print

Subject: Re: invoice for Lock too Lock Festival

From: Omar Lawrence (omar.niburumedia@gmail.com)

To: re wired@ymail.com;

Date: Monday, 16 September 2013, 17:29

Hi Simon,
Please address invoice to:
NIBURU MEDIA
ENFIELD ENTERPRISE CENTRE
26-28 QUEENSWAY
PONDERS END
EN3 4SA

Thanks. Omar.

On Monday, September 16, 2013, Rewired Rewired wrote:

Hi Omar

Here is the invoice you have asked for.

Many Thanks

Simon

OMAR LAWRENCE
Niburu Media.
Enfield Enterprise Centre
26-28 Queensway
Ponders end
Enfield EN34

3/9/2015 Print

Jas Chadha

2015 Print

I can't say fairer than that right now. I know you've invested in your setup but you must understand you can't make it back on 1 job.

At the rough rate of £250 per day (including man) I will try and probably can get you more jobs and get you recognised as a local resource but you have to wOrk with me bro and not try

and kill me on this one.

Hope you understand where I'm coming from.

Thanks.

On 24 August 2013 17:03, Rewired Rewired <<u>re_wired@ymail.com</u>> wrote: Hi Omar

Can i get an update i know from the start i was booked for the 2 days and i have hired in people for the 2 days at this time as i have booked the 2 days for you for the space ball and the Generator and for the people i need to be there with me to be able to do everything that was needed and to make sure all was safe.

Can you confirm the prices agreed i will get if i am not needed for the 25/08/2013 will i still get paid for this day or will i not.

Space Ball £130 a day with included man to spin the space ball.

Generator £150 a day plus fuel to be covered by event ponders end festival, all cables provided in price.

£80 per day for electrician.

The prices of £720.00 was for the 2 day hire for all.

Many Thanks

Simon

Subject: Re: Update

From: Rewired Rewired (re wired@ymaii.com)

To: pondersendfestivais@gmail.com;

Date: Tuesday, 27 August 2013, 12:04

Hello Omar

Hello Omar

I have tried to contract you today to see when you are going to be able to pay me. Can you please get back to me as i do need to pay the people i had working for me for the 2 days.

Many Thanks

simon

Subject: Re: Confirmation Letter etc. Ponders End Family Festival

From: martine drake (pondersendfestivals@gmail.com)

ray.adamsl 2@btinternet.com; saadial5@gmail.com; blingwear@hotmail.com;

maria.bird@enfieldhomes.org; info@steppaz.co.uk;

enquiries@dholdrummers.com; danaddo@kissfoods.co.uk;

ellie.robIes@enfield.gov.uk; corsetart@aol.com; Ginnie@enfieldwomen.org.uk;

To: <u>thebeautyclub-ineden@hotmail.co.uk; info@communityaid.org.uk;</u>

jomir@firstaidcali.co.uk; munas599@yahoo.co.uk; martin@izorb.org;

rina@communityaid.org.uk, roswestl@aol.com;

robert.winchester@jayshomecare.co.uk, re wired@ymail.com;

torid1@hotmail.com; enfieldscc@yahoo.co.uk;

Date: Wednesday, 21 August 2013, 11:01

Hello all,

please find attached a copy of your confirmation letter in regards to the Family Festival on Mon aug 26th.

Please note we will be on site from 8am (you are welcome to start setting up from 9am) and the information stall is not the Brace Security Stall.

hanks.

Omar

Subject: Fwd: Confirmation Letter etc. Ponders End Family Festival

From: martine drake (pondersendfestivals@gmail.com)

ray.adamsl 2@btinternet.com; saadial5@gmail.com; blingwear@hotmail.com;

maria.bird@enfieldhomes.org; info@steppaz.co.uk;

enquiries@dholdrummers.com; danaddo@kissfoods.co.uk;

ellie.robles@enfield.gov.uk; corsetart@aol.com; Ginnie@enfieldwomen.org.uk;

thebeautyclub-ineden@hotmail.co.uk; info@communityaid.org.uk;

To: jomir@firstaidcall.co.uk; munas599@yahoo.co.uk; martin@izorb.org;

rina@communityaid.org.uk; roswestl @aol.com;

<u>robert.winchester@jayshomecare.co.uk; re_wired@ymail.com; re-wired@ymail.com; enfieldscc@yahoo.co.uk; amaraisi@yahoo.co.uk; philip.french@nclondon.nhs.uk; pamholloway17@yahoo.co.uk;</u>

rupshana@msn.com;

Date: Thursday, 22 August 2013,15:01

-----Forwarded message -----

From: martine drake <pondersendfestivals@gmail.com>

Pate: 21 August 2013 11:01

Subject: Re: Confirmation Letter etc.. Ponders End Family Festival To: ray adams ray.adams 12@btintemet.com, Syeda Saadia Ameer

<<u>saadial5@gmail.com</u>>, Bling Wear <<u>blingwear@hotmail.com</u>>, Maria Bird

 $<\!\!\underline{maria.bird@enfieldhomes.org}\!\!>\!, "info@steppaz.co.uk" <\!\!\underline{info@steppaz.co.uk}\!\!>\!,$

Dhol Drummers < enquiries@dholdrummers.com>, danaddo@kissfoods.co.uk, Jie.robles@enfield.gov.uk, Nelson Williams Foundation corsetart@aol.com>,

* mnie Landon < Ginnie@enfieidwomen.org.uk >, Nischa Hammond

<thebeautyclub-ineden@hotmail.co.uk>, info@communityaid.org.uk, Jomir

Hussain <jomir@firstaidcall.co.uk>, Muna Talad <munas599@yahoo.co.uk>,

Martin Chadwick < martin@izorb.org >, "rina@communityaid.org.uk"

<<u>rina@communityaid.org.uk</u>>, <u>roswestl@aoi.com</u>, Robert Winchester

<<u>robert.winchester@jayshomecare.co.uk</u>>, **too** smooth <<u>re_wired@ymail.com</u>>, toridl@hotmail.com, enfieldscc@yahoo.co.uk

Hello all,

please find attached a copy of your confirmation letter in regards to the Family Festival on Mon aug 26th.

Please note we will be on site from Sam (you are welcome to start setting up from 9am) and the information stall is not the Brace Security Stall.

3/9/2015 Print

Thanks. Omar





Live Music Inflatables Basketball

Food & Culture Family Activities

Health & Wellbeing Competitions

Stalls

Community Info

Futsal

Special guest erformance by Meisha White

From 12-6pm there will be live music from established local artists but also up and coming local artists too including: WarHouse, J. Ryan, Gemma Fox, Melissa Perez, Ras Reubeneer and PRB.





Enfield Bangladeshi Welfare Association







Revised Performance Shedule

ARTIST	TIME
ENFIELD CHOIR	2pm
HOT STEPPAZ	2.20pm
YOUR LAST DESIRES	2.30pm
DENISE CLARK	2.45pm
PERIDOT	3.05pm
LASER SHOW	3.15pm
ANDREW SMITH	3.30pm
LURINE CATO	4.00pm
PERIDOT	4.45pm
TIMOTHY NOTES	4.55pm
MATT HENRY	5.15pm
LASER SHOW	5.45pm
7SUNS	6.05pm
CLOSE	6.45pm

Mr Simon Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ 24/11/2016

Re: Formal Complaint 08/12/12/016 To

Whom It May Concern:

I am once again writing an email to all the above in the hope something will be able to be done.

I know Formal Complaints are ongoing regarding letters written on the 24/11/2016 and 05/12/2016 but I feel I have known option but to again write a new Formal Complaints dated 08/12/2016.

The last time we spoke to someone regarding moving my son was on the 22/11/2016 after calling with no call back from Sarah Fletcher, or her manager or anyone else in her team since 16/11/2016 sometimes calling up to 3 times a day. (All their lines are set to do not disturb) this has not changed and I still am making calls to try and address this issue with no one calling me back.

My son is having a nightmare in his flat since he moved back there he does not leave his flat and has not since he returned there, once again the neighbours have started since he moved back in with the noise, the banging the intimidation, my son heath is suffering and this is not acceptable that nothing is being done he not being let alone to be able to sleep and being kept up all night and in the day due to what the neighbours are doing.

I do not see why no one is addressing this and I have not had one phone call to address this issue do not know what is going on and my son is left to suffer.

It should not matter that Formal Complaints are ongoing I should at least be able to talk to someone or get someone to call me back with an update as to if anything is going on to move my son.

When I get letters or calls or emails, I do not just do nothing I reply to the letters but it seems Enfield Council is doing nothing to address the under-laying issue of what has been ongoing since 2014 with my son's neighbours and what they are doing to him.

It does not seem to matter that my son's heath is suffering due to this and has been for some time due to not being able to sleep. It seems that Enfield Council is happy that the neighbours are doing this to my son with nothing being done.

I would like someone to email me via <u>lorraine32@blueyonder.co.uk</u> with what is being done to help my son, I would like an update today as so far I think I have waited long enough to get an update as to what is being done to address this issue if anything at all.

Regards

Miss Lorraine Cordell Mr Simon Cordell said my son had gone out in his garden at 17:10 hours looked up at her windows and made threats to kill, this person lives 3 gardens down from my son on the 2 floor at 105 Burncroft Ave EN3 7JQ, this is imposable as my son did not go out in his garden he was with his 4 friends and there baby in his home all day and videos were taken while they were at his flat, his friends have made statements to say this as they did not leave his flat until around 18:15 hours, not long before the police came to my son's home. I Miss L Cordell even went around his flat as he needed some things. In fact, my son does not go out of his home and this has been for some time now due to how he is being treated.

When he was arrested on the 14/08/2016 my son was held in the police station sectioned under the mental health act and could not be interviewed so was put on bail until the 04/10/2016 when he was due to go back to the police station to be interviewed.

On the 04/10/2016 my son was getting ready at his home for me to pick him up for the bail to return, when I got a phone call from my son to say the police was again at his flat to arrest him this was around 1 hour before he was due to be at the police station, I went to his flat and was told by the police they wanted to arrest him I told them he was getting ready to go to the police station for a bail to return, the police again arrested my son for criminal damage due to something his neighbour said who lives above him, but he had not been out of his home he was in fact in the bath when the police came to his home.

Both cases for the 14/08/2016 and the 04/10/2016 were dropped by the CPS this was done on the 15/11/2016 with no case to answer towards my son, yet my son was victimised and had false accusations put against his name and arrested.

My son is scared to go home due to what the neighbours are doing and saying and putting false allegations into the police, it seems they really don't want him to live there and will do anything they can to get him out.

On the 16/11/2016 I tried to speak to my son's housing officer Sarah Fletcher to see what could be done and update her to what was ongoing her phone was set to do not disturb so I asked for an email to be sent over for her to call me as a matter of emergency, no one returned a call back to me.

Since the 16/11/2016 I have been calling every day to speak to Sarah Fletcher her phone is always set to do not disturb and I have asked for emails to be sent every day for her to call me back as a matter of emergency, I even asked to speak to her manager or any person in there team but it seems all their phones are set to do not disturb so I asked for emails to be sent for a call back, no one called me back. I was also told that the police had been in contact with the council and that Sarah Fletcher would talk to me about this when she called this was on the 21/11/2016 and I was told that Sarah Fletcher would 100% call me that day.

On the 22/11/2016 I went to my son's home and there was a letter from Sarah Fletcher dated the 18/11/2016 which was to do with 1 CCTV camera my son has outside his front door, this CCTV camera does not impose on any person's rights, it does not show any person's front door who lives in the block or windows. In fact, on the 14/08/2016 when the police went to my son's flat to arrest him when they noticed the CCTV camera, they ripped the wire out and since this time it has not worked this is also getting address with the police. In the letter Sarah Fletcher said the CCTV camera had to be removed by the 25/11/2016 or Enfield Council would remove the CCTV camera and costs would be charged to my son for any repairs which there is none. At seeing the letter, I was upset as it seemed Sarah Fletcher could take the time to write this letter but not call me when each email that was sent said it's a matter of emergency, I speak to her.

I tried to call and again like each other time I call it takes an hour or over to be able to speak to anyone, due to being busy I had to cut off to leave my son's flat and was going to call again later.

When I got home I showed my son the letter from Sarah Fletcher he himself was upset for the some reason as me that she could take time to write this letter but not call us back. So he then called this time he did get to speak to Sarah Fletcher and yes he was upset due to what has been going on and said many times he was upset that she had not called and they spoke about the CCTV camera which my

son said he wants to appeal it having to be taken down. They also spoke about my son being moved out of his flat to a new place, Sarah Fletcher replied she cannot do anything to do that and the only way for him to move was by way of housing moves and he should sign up to that and nothing else can be done. My son did not explain fully as he was really upset. Sarah Fletcher also said that there had been complaints put in about my son but said it not the right time to address this and that would be addressed at a next time, so it seems that Enfield Council does address complaints from other people but not my son or on behalf of my son, as I am still waiting for replies to complaints that were put in 2014 and 2015 about my son's neighbours.

After my son spoke to her he passed me the phone, I asked why she had not called me back and was told that it not my tenancy, which I replied there has already been sent a letter of authority sent to Enfield Council some time back I believe it was maybe between 2013 to 2015 this was sent there was more than one of them sent which I can prove as they were sent via emails which I still have, which gives me Miss Lorraine Cordell authority to deal and speak to anyone at Enfield Council on behalf of my son and it would be on their systems as it was emailed and I knew they had it. My son at this in the background also said I have authority to deal and speak to anyone at Enfield Council and it's on their systems.

Due to my son speaking in the background I went to a next room to speak; my son came into the room and was going on about writing the letter of complaint about what had been going on and that she could end up losing her job if she did not deal with this correctly. It was at this Sarah Fletcher said she could no longer talk to me that my son had made threats towards her and told me to put it in writing what I wanted to say put the phone down.

I feel at this time Enfield Council is doing nothing to help my son they don't even want to speak to me so I can explain fully what is going on. My son is under the early intervention team and they are willing to help my son get moved as they themselves have seen what is going on. They would do this by way of writing a letter to Enfield council if asked to do so by Enfield Council.

- I would like to speak to someone as this cannot be left like this and my son is suffering due to all of this. My contact number is 07807 333545.
- I would like to find out if Enfield Council is willing to move my son due to the reason's in this letter and the help of the early intervention team.
- I would also like full dates and times that my son's neighbours have put any complaints in and what they have said he has done and on what date.
- I would a full report of any police reports that have been given to Enfield Council by the police about my son.
- I would like information as to how to appeal about removing my CCTV camera, and be allowed not to remove it until this appeal has happened, as so far this is the only thing that has proven my son has done nothing wrong.

Regards

Miss Lorraine Cordell
Mr Simon Cordell

Lowdell

Inspector

3

Re: Simon Cordell

People that have been copied into these letters are below

Joan Ryan MP for Enfield

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 McTernan assistant Director Community Housing Services

Sarah Fletcher Sarah Housing Officer

Jackie Gubby Housing officer

Mr Simon Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ 24/11/2016

RE: Formal Complaint dated 24/11/2016:

To Whom It May Concern:

I am writing this letter on behalf on my son Simon Cordell of 109 Burncroft Ave, EN3 7JQ.

Over the past few years my son has been having some issues with his neighbours this started due to what the police wrote about him in the newspapers about an ASBO that was granted by the lower courts in the newspaper the truth was not printed in the newspapers or on the Met Police website, the judge did grant the ASBO order but not on the grounds the police case was for we are still trying to work on how this was done to this day, this was not related to his neighbours why the police took this action it was due to lies by the police, this case is still waiting an appeal hearing at the crown court which will be held Jan 2017.

It was after this was printed in the news paper and on the met website my son started to have issues with neighbours banging all the time and the way they were treating him and talking about him and not letting him have any rest to sleep due to the banging all the time emails were sent to Enfield Council yet very little was done yet my son has video footage of it which the council has never wanted to see or4 take any reports, this has made his heath suffer, I feel this was due to what the police have been telling Enfield Council and Enfield Council just taking the word of the police without asking my son or myself to explain as since all this started Enfield Council has not wanted to help in any way, could this be due to the colour of my son's skin as I am lost for words that Enfield Council has done nothing to help.

My son has been a tenant for many years now with no complaints about him until this all started above and things were put in the news papers for all to see when my son had done nothing wrong and will prove this at his appeal in Jan 2017.

The police do not like my son and have not for the past 21 years and there is a lot of issues that Enfield Council is not aware of about the police and my son this is getting addressed with the IPCC and police complaints, and we are now sorting out legal action as to what this has done to our life's over the years this has been ongoing the legal action is taking time due to how long this has been ongoing with the police.

There is also a subject access request attached to this email which I am asking for everything Enfield Council hold information about in regards to my son, this will also include any police reports that the police have handed to Enfield Council. If this needs to be handed to the correct department to deal with this or there is a cost pleases advice via this email, I have also included a letter of authority from my son so I can act on his behalf.

I do already know there is data being held by Enfield Council that is not correct and I want to be able to get this correct under the data protection act.

On the 14/08/2016 my son had some friends round to his home they came there at around 13:30 hours, after they left the police showed up at his address to arrest him this was due to one of the neighbours

said my son had gone out in his garden at 17:10 hours looked up at her windows and made threats to kill, this person lives 3 gardens down from my son on the 2 floor at 105 Burncroft Ave EN3 7JQ, this is imposable as my son did not go out in his garden he was with his 4 friends and there baby in his home all day and videos were taken while they were at his flat, his friends have made statements to say this as they did not leave his flat until around 18:15 hours, not long before the police came to my son's home. I Miss L Cordell even went around his flat as he needed some things. In fact, my son does not go out of his home and this has been for some time now due to how he is being treated.

When he was arrested on the 14/08/2016 my son was held in the police station sectioned under the mental health act and could not be interviewed so was put on bail until the 04/10/2016 when he was due to go back to the police station to be interviewed.

On the 04/10/2016 my son was getting ready at his home for me to pick him up for the bail to return, when I got a phone call from my son to say the police was again at his flat to arrest him this was around 1 hour before he was due to be at the police station, I went to his flat and was told by the police they wanted to arrest him I told them he was getting ready to go to the police station for a bail to return, the police again arrested my son for criminal damage due to something his neighbour said who lives above him, but he had not been out of his home he was in fact in the bath when the police came to his home.

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I tried to call and again like each other time I call it takes an hour or over to be able to speak to anyone, due to being busy I had to cut off to leave my son's flat and was going to call again later.

When I got home I showed my son the letter from Sarah Fletcher he himself was upset for the some reason as me that she could take time to write this letter but not call us back. So he then called this time he did get to speak to Sarah Fletcher and yes he was upset due to what has been going on and said many times he was upset that she had not called and they spoke about the CCTV camera which my

son said he wants to appeal it having to be taken down. They also spoke about my son being moved out of his flat to a new place, Sarah Fletcher replied she cannot do anything to do that and the only way for him to move was by way of housing moves and he should sign up to that and nothing else can be done. My son did not explain fully as he was really upset. Sarah Fletcher also said that there had been complaints put in about my son but said it not the right time to address this and that would be addressed at a next time, so it seems that Enfield Council does address complaints from other people but not my son or on behalf of my son, as I am still waiting for replies to complaints that were put in 2014 and 2015 about my son's neighbours.

After my son spoke to her he passed me the phone, I asked why she had not called me back and was told that it not my tenancy, which I replied there has already been sent a letter of authority sent to Enfield Council some time back I believe it was maybe between 2013 to 2015 this was sent there was more than one of them sent which I can prove as they were sent via emails which I still have, which gives me Miss Lorraine Cordell authority to deal and speak to anyone at Enfield Council on behalf of my son and it would be on their systems as it was emailed and I knew they had it. My son at this in the background also said I have authority to deal and speak to anyone at Enfield Council and it's on their systems.

Due to my son speaking in the background I went to a next room to speak; my son came into the room and was going on about writing the letter of complaint about what had been going on and that she could end up losing her job if she did not deal with this correctly. It was at this Sarah Fletcher said she could no longer talk to me that my son had made threats towards her and told me to put it in writing what I wanted to say put the phone down.

I feel at this time Enfield Council is doing nothing to help my son they don't even want to speak to me so I can explain fully what is going on. My son is under the early intervention team and they are willing to help my son get moved as they themselves have seen what is going on. They would do this by way of writing a letter to Enfield council if asked to do so by Enfield Council.

- I would like to speak to someone as this cannot be left like this and my son is suffering due to all of this. My contact number is 07807 333545.
- I would like to find out if Enfield Council is willing to move my son due to the reason's in this letter and the help of the early intervention team.
- I would also like full dates and times that my son's neighbours have put any complaints in and what they have said he has done and on what date.
- I would a full report of any police reports that have been given to Enfield Council by the police about my son.
- I would like information as to how to appeal about removing my CCTV camera, and be allowed not to remove it until this appeal has happened, as so far this is the only thing that has proven my son has done nothing wrong.

Regards

Miss Lorraine Cordell Mr Simon Cordell

L. Cordelle Maj Mal Re: Simon Cordell

People that have been copied into these letters are below

Joan Ryan MP for Enfield

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 McTernan assistant Director Community Housing Services

Sarah Fletcher Sarah Housing Officer

Jackie Gubby Housing officer

Mr Simon Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ 24/11/2016

RE: Letter of Authority for my mother Miss Lorraine Cordell dated 24/11/2016 To

whom it may concern:

I am writing this letter to confirm I do give my mother Miss Lorraine Cordell my authority to speak to anyone at Enfield Council on any matters that relate to me and also obtain any information that is held about me by Enfield Council this authority will be granted for the whole of Enfield Council and all departments, Any letters that Enfield council send me can they also send to my mother Miss Lorraine Cordell. And can be done via Phone, Email, and Letter.

Phone: 07807 3335454

Email: lorraine32@blueyonder.co.uk

Letter: 23 Byron Terrace, Edmonton, London N9 7DG

This Letter of Authority is to stay on Enfield Council system until such time I write a letter if I wish to have this access removed which I can do at any time.

Regards

Simon Cordell

nothell

Mr Simon Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ 24/11/2016

Enfield Council all Departments where data is held about Mr Simon Cordell

Dear Sir or Madam

Subject access request

Mr Simon Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ

Please supply the information about me I am entitled to under the Data Protection Act 1998 relating to:

- All data that is held at Enfield Council all departments, on all systems and any files about me.
- All audio call files that Enfield Council when Mr Simon Cordell has called or my mother Miss Lorraine Cordell and spoke to anyone. This would include any times the police have called Enfield Council about Mr Simon Cordell.
- Any Reports of any complaints about Mr Simon Cordell made by any person this would include neighbours, I do understand that due to data protection laws the name and address of the person would need redaction.
- All police reports submitted to Enfield Council all departments about Mr Simon Cordell.
- All repair requests held.
- Any data held about Mr Simon Cordell from Enfield Council ASB Response Team. This would include the reports for the ASBO application the police had with Enfield Council and any minutes held in any meeting about Mr Simon Cordell when the Met Police were applying for the ASBO application.

If you are withholding any information I have asked for please make me aware of this and the reason as to why the data is being denied.

If you need any more information from me, or a fee, please let me know as soon as possible via email at lorraine32@blueyonder.co.uk If this subject Access request needs to go to The data protection Officer at Enfield Council can this be passed over to them.

It may be helpful for you to know that a request for information under the Data Protection Act 1998 should be responded to within 40 days.

If you do not normally deal with these requests, please pass this letter to your Data Protection Officer. If you need advice on dealing with this request, the Information Commissioner's Office can assist you and can be contacted on 0303 123 1113 or at www.ico.org.uk/

Yours faithfully

May Mall

Mr Simon Cordell

nother

Re: Simon Cordell

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Mr Ray James Director of Health, Housing and Adult Social Care

Ms Sally McTernan 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

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I also give my Mother Miss Lorraine Cordell authority to speak to my MP or any other person that is working with my local MP

Phone: 07807 3335454

Email: lorraine32@blueyonder.co.uk

Letter: 23 Byron Terrace, Edmonton, London N9 7DG

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Regards

Simon Cordell

nogtheld

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

Sent: 24 November 2016 16:22

To: 'joan.ryan.mp@parliament.uk'; 'joan@joanryan.org.uk'; 'Chief.Executive@enfield.gov.uk'; 'ray.james@enfield.gov.uk'; 'sally.mcternan@enfield.gov.uk'; 'Sarah.Fletcher@enfield.gov.uk'; 'Jackie Gubby'

Subject: Re: Simon Cordell Formal Complaint 24/11/2016

Attachments: Formal Complaint dated 24-11-2016.doc; Simon_Cordell_authority_Letter-24-11-2016.doc; Data-Protection-Enfield-Council-24-11-2016.doc
To Whom It May Concern:

Please see the formal complaint to Enfield council dated 24/11/2016 attached to this email due to the way Mr Simon Cordell is being treated.

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- Mr Rob Leak Chief Executive Enfield Council
- Mr Ray James Director of Health, Housing and Adult Social Care
- Ms Sally McTernan Assistant Director Community Housing Services
- Sarah Fletcher Sarah Housing Officer
- Jackie Gubby Housing officer

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

Sent: 24 November 2016 16:34

To: 'joan.ryan.mp@parliament.uk'; 'joan@joanryan.org.uk'; 'Chief.Executive@enfield.gov.uk'; 'ray.james@enfield.gov.uk'; 'sally.mcternan@enfield.gov.uk'; 'Sarah.Fletcher@enfield.gov.uk'; 'Jackie

Gubby'

Subject: FW: Re: Simon Cordell Formal Complaint 24/11/2016

Attachments: Simon_Cordell_authority_Letter-24-11-2016.pdf; Data-Protection-Enfield-Council-24-11-2016.pdf; Formal Complaint dated 24-11-2016.pdf
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- Ms Sally McTernan Assistant Director Community Housing Services
- Sarah Fletcher Sarah Housing Officer
- Jackie Gubby Housing officer

From: Chief Executive [Chief.Executive@enfield.gov.uk]

Sent: 24 November 2016 16:40 **To:** lorraine32@blueyonder.co.uk

Cc: complaints and information; Ray James; Sally Mcternan; Sarah Fletcher Subject: FW: Re: Simon Cordell Formal Complaint 24/11/2016 (& SAR) [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Attachments: Simon_Cordell_authority_Letter-24-11-2016.pdf; Data-Protection-Enfield-Council-24-11-2016.pdf; Formal Complaint dated 24-11-2016.pdf

Classification: OFFICIAL - PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear Miss Cordell

Thank you for your email addressed to the Chief Executive.

I am writing in acknowledgement and to advise you that a copy of your correspondence has been passed to the Complaints and Access to Information Team. This matter will be looked into and a response sent to you direct on the issues raised.

A copy of the response will also be sent to this office for information.

Regards

Heather Littler
Senior Admin Officer
Chief Executive's Unit
London Borough of Enfield
Civic Centre, Silver Street, Enfield, EN1 3XY

Tel: 020 8379 4037

Email: heather.littler@enfield.gov.uk

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

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

Sent: 24 November 2016 16:34

To: joan.ryan.mp@parliament.uk; joan@joanryan.org.uk; Chief Executive; Ray James; Sally Mcternan; Sarah

Fletcher; Jackie Gubby

Subject: FW: Re: Simon Cordell Formal Complaint 24/11/2016

To Whom It May Concern:

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Classification: OFFICIAL - PRIVATE AND CONFIDENTIAL CORRESPONDENCE



IMPORTANT

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То:		re_wired@ymail.com;
Date	e:	Friday, 25 November 2016, 15:30

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Mr Simon Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ 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 of 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 1st 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 heath 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 cannot 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 where 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 heath more and more.

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

Sent: 24 November 2016 16:34

To: 'joan.ryan.mp@parliament.uk'; 'joan@joanryan.org.uk'; 'Chief.Executive@enfield.gov.uk'; 'ray.james@enfield.gov.uk'; 'sally.mcternan@enfield.gov.uk'; 'Sarah.Fletcher@enfield.gov.uk'; 'Jackie Gubby'

Subject: FW: Re: Simon Cordell Formal Complaint 24/11/2016

Attachments: Simon_Cordell_authority_Letter-24-11-2016.pdf; Data-Protection-Enfield-Council-24-11-2016.pdf; Formal Complaint dated 24-11-2016.pdf
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- Sarah Fletcher Sarah Housing Officer
- · Jackie Gubby Housing officer

From: Chief Executive [Chief.Executive@enfield.gov.uk]

Sent: 24 November 2016 16:40 **To:** lorraine32@blueyonder.co.uk

Cc: complaintsandinformation; Ray James; Sally Mcternan; Sarah Fletcher Subject: FW: Re: Simon Cordell Formal Complaint 24/11/2016 (& SAR) [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

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Senior Admin Officer
Chief Executive's Unit
London Borough of Enfield
Civic Centre, Silver Street, Enfield, EN1 3XY

Tel: 020 8379 4037

Email: heather.littler@enfield.gov.uk

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Subject: FW: Re: Simon Cordell Formal Complaint 24/11/2016

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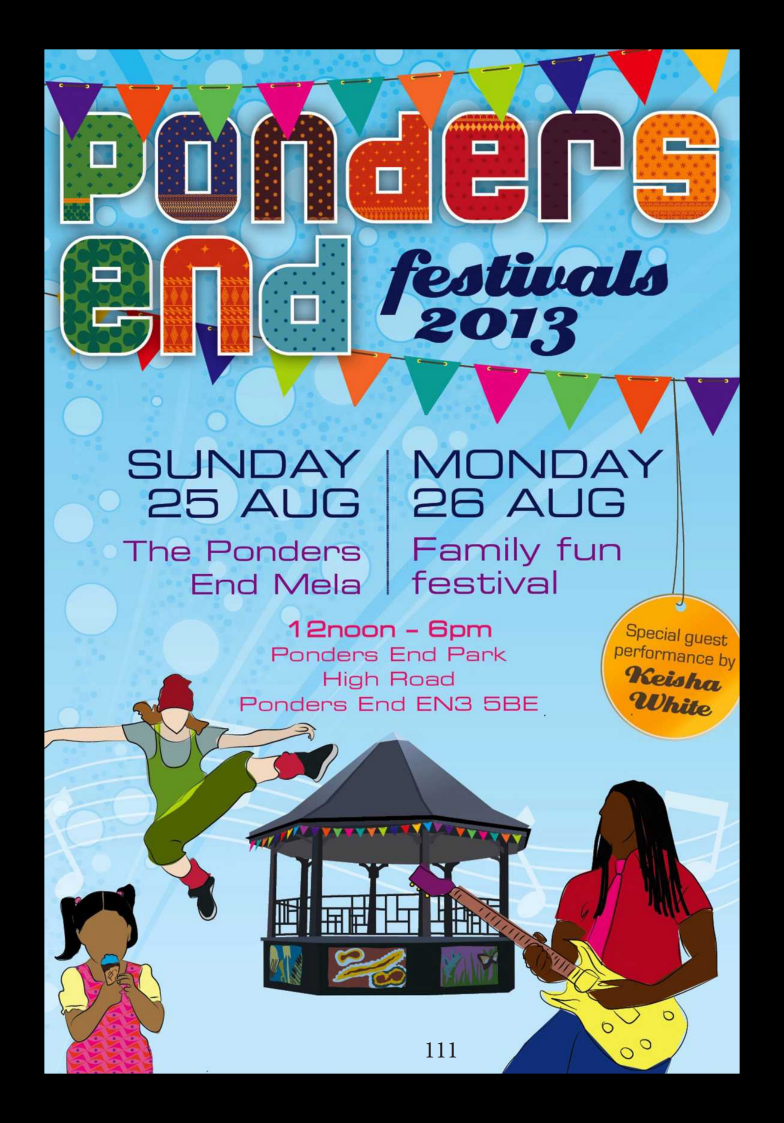
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То:	re_wired@ymail.com;
Date:	Friday, 25 November 2016, 15:30

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pondersendfestivals@gmail.com For further information email:



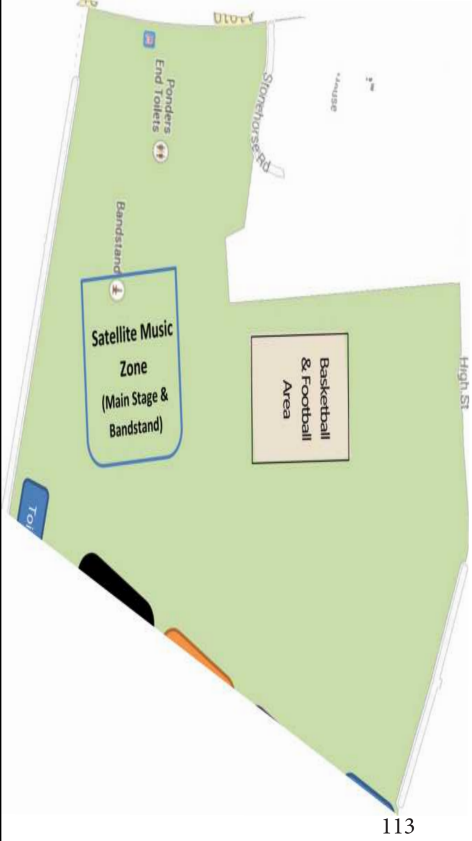


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FREE ACTIVITIES

11AM TO 7PM MUSICAL FESTIVAL



LOCKTOLOCK FESTIVAL: PONDERS END LOCK TO ENFIELD LOCK



Join us for this one-day festival taking place on and along the River Lee Navigation from Ponders End Lock to Enfield Lock.

A fabulous, fun, family festival for you all to enjoy with activities including: river boat rides, paddlesports, music, canal art workshops, history of the river and more.

For more information or to be part of the event, please contact us: contact@enfieldfestivals.com or call 020 8379 3885

- f www.facebook.com/RegeneratingEnfield



LOCKTOLOCK

LOCKTOLOCK FESTIVAL: PONDERS END LOCK TO ENFIELD LOCK



PRINCE OF WALES 11AM TO 7PM

food and crafts Stalls

Festival

Live Music

Bands

Entertainment

Sport Tasters

Face Painting

Dance

NAVIGATION INN 11AM TO 3PM

River Boat Trips

Canoeing

Dr Bike -

free cycle checks

Face Painting

Stalls

Mini Farm

Treasure Hunt

and more

















EQUIPMENT RENTAL INVOICE

TO: (production company) Omar Lawrence		
RE: (name of show) Ponders End Festival 25/08/2013	3 to 26/08/2013 PROD	:
TODAY'S DATE: <u>30/08/2013</u>	NV. FOR WEEK ENDING: <u>30/0</u>	8/2013
INV#: (if applicable) <u>TSE316890</u>	O#: (if applicable)	
Bill To: Omar Lawrence		
ADDRESS: Enfield Enterprise Centre	_	
26-28 Queensway, Ponders end, Enfield, EN3 4SA		
PHONE: N	Mobile: 07814 802836	
ID : Enfield Enterprise Centre ID		
 □ Weekly □ Daily □ Detail Attached □ Detail Listed Below □ Detail Listed Below 		
RENTAL ITEMS (unnecessary to itemize if inventory is on file	9)	AMOUNT DUE
70KVA Generator with all leads.	9	Daily Rate
Space Ball		Daily Rate
2 Staff set-up/ management/ breakdown (aprox. 12h		C (7 0 0
Fuel for Generator Paid in Cash on the 26/08/2013	on site.	£65.00
	To Be Paid	£500.00
Employee Signature	Date <u>25/08/2</u>	013
Hire Signature	Date 25/08/2	013

HIRE TERMS & CONDITIONS

- 1] The contract is made between Too Smooth Entertainment and the person named of the booking confirmation form.
- 2] The hirer is the person named on the booking confirmation form, and declares that he/she is over eighteen years of age and is legally entitled to enter into this agreement on their own behalf. If they are entering into this agreement on behalf of a company or organization that they have full authority to do so, and that we are advised if the company or organization has limited liability, failure to do so will render the hirer personally liable for any outstanding costs, charges or fees.
- 3] The hire booking confirmation form will usually be sent via email, when it is received it should be carefully checked to make sure all details are correct, then it should be printed off, signed by the hirer and returned to us without delay, either via e-mail, fax, post or in person. If the booking form is not signed the equipment may not be made available for hire, although once the deposit is paid condition 6 regarding cancellation will still apply.
- 4] By providing the information required on the booking form and paying the deposit you are agreeing to all our terms & conditions of hire.
- 5] All deposits paid to us to secure a booking are non-refundable under any circumstances.
- 6] If cancellation is made less than 14 days prior to the commencement of the hire then the full hire fee is due, even if you have only paid a deposit. By paying a deposit you are giving us your permission to debit your credit/debit card with the full outstanding amount for the hire if you fail to cancel in writing less than 14 days prior to the date of the commencement of the hire. If cancellation is made more than 14 days prior to the commencement of the hire you will not receive a refund of the deposit you have paid, but that will be the limit of your liability to us. It is important that cancellation is made to us in writing, and you receive written confirmation from us that we have received your instructions. Failure to do this may result in the full hire fee becoming due as though you had not advised us of the cancellation at all.
- 7] All balances are payable prior to the equipment being made available for hire. Account holders see clause 32. A charge will be made if you choose to pay by credit or charge card, please ask for details when confirming your booking.
- 8] The hirer must provide 3 forms of personal identification, one of which should be a current UK photo driving license or British Passport. We also require 2 other forms of positive ID which can be two current utility bills, or debit/credit card statement confirming your name & address. You must also provide a debit or credit card as a security against any loss or damage to the equipment whilst it is in your care. The identification must be that of the person named on the hire booking confirmation form. Any other person's identification is not acceptable.
- 9] Unless specified, hire charges are based on a minimum period of one day, or part thereof, irrespective of whether the equipment is in use or not. The prices shown on our website are for one day's hire. If you wish to hire for a longer period please call our sales office for details. Additional days are usually charged at a rate of 20% per extra day, although longer term hire rates are available. If equipment is hired on a Saturday it will usually be returned, or collected on Monday, but this will only be charged at one days hire fee.
- 10] Any equipment returned after the booked return date, and without advising us prior to the expiry of the booked return date will be charged at a minimum of one complete day's extra hire fee as shown on our website, regardless of the original hire period. If for any reason you are unable to return the equipment on time you must advise us immediately.
- 11] The hirer undertakes either to insure the equipment for the full replacement value at their own expense or to accept full personal liability for the full value of any losses or damage caused to the equipment when it is in their possession & away from the premises of Too Smooth Entertainment. Whether insured or not, the hirer is responsible for the full replacement cost of all the equipment on hire to them, including all cables, spares and accessories. A valuation is available on request.
- 12] All hired equipment remains the absolute property of Too Smooth Entertainment at all times.
- 13] The hirer undertakes to keep and return equipment in good order and condition. Any equipment returned in a dirty condition may incur a cleaning charge.
- 14] Too Smooth Entertainment reserve the right to charge for repair or replacement of any equipment damaged lost or stolen, howsoever arising, during the period of hire. The hirer's liability is for the full replacement value of the equipment and any cables.

- 15] Any equipment damaged, lost or stolen during the hire period will remain on hire and chargeable at our published prices until all repairs are complete and paid for in full, or the equipment has been replaced by the hirer paying for the replacement of all lost, stolen or damaged equipment and the equipment is again available for further hire.
- 16] Equipment will be deemed to be on hire until any invoice for repairs or replacements, relating to that equipment, have been paid for in full by the hirer.
- 17] All spares, including blown lamps must be returned for inspection, or they may be charged for.
- 18] The hirer assumes responsibility for the replacement of all lamps which fail under normal working conditions, but any dead lamps must be returned to us for inspection or they will be charged for. Spare lamps will normally be supplied by us for the purpose of replacement if required during the hire period.
- 19] Too Smooth Entertainment will always attempt to provide the hire equipment that has been ordered. However we do reserve the right to provide substitute equipment should the need arise. We also reserve the right to terminate this contract without liability to us if for any reason we are unable to supply the hire equipment which has been ordered. In the unlikely event of us not being able to fulfill the booking, all monies paid to us by the hirer will be refunded. If any individual items cannot be supplied a full refund for those items will be made, or suitable alternative equipment will be supplied, but this will be the limit of our liability in this regard.
- 20] In the event that the hired equipment is faulty, Too Smooth Entertainment shall not be liable for any consequential loss or damage whether financial or otherwise, arising there from. Should we not be able to fulfill the booking all monies paid to us by the hirer will either be refunded, or a credit issued at our sole discretion, but this will be the limit of our liability.
- 21] Connectors must not be removed from equipment. We reserve the right to charge for refitting, or inspecting, any connectors found to have been removed, or tampered with. No equipment must not be modified in anyway whilst on hire.
- 22] Failure to return any cable coiled and taped may result in a charge for doing so being made.
- 23] Packing supplied with equipment must be returned, or it will be charged for.
- 24] If the economy delivery option has been requested where no setup of equipment is provided by us (when applicable), or you have chosen to collect the equipment from us, all hired equipment should be installed by a competent person. Too Smooth Entertainment cannot accept any responsibility for damage done to personnel, property or equipment in this regard whilst it is on hire.
- 25] Too Smooth Entertainment will Endeavour to meet any agreed delivery times & conditions, but cannot accept responsibility for any delay in delivery or collection howsoever caused. Normal delivery and collection times are between 10-00am & 5-00pm Monday to Saturday, although distance & geographic location may restrict these times. Deliveries & collections can be made outside these times at additional cost, but all the above are subject to availability. If TBA or TBC is recorded in the delivery/collection clause on our booking confirmation the above conditions will still apply. The hired equipment is entirely the responsibility of the hirer until it is collected by us, or returned to us.
- 26] The Hirer will be held liable for the loss of any equipment confiscated because of a failure to comply with any relevant laws or regulations.
- 27] Too Smooth Entertainment gives no warranty that goods supplied for hire are fit for the hirer's purpose or purposes, or that any fluid used in any of our snow, foam, smoke or bubble machines, whether supplied by us or not, will not damage flooring, furnishings, clothing or any other material, either during use, or through leakage. The hirer warrants that they have satisfied themselves that the goods will be fit for every purpose for which they require them, and that they do not rely on any skill or judgment of Too Smooth Entertainment in this regard.
- 28] All quotations are made by Too Smooth Entertainment without obligation, and we reserve the right at any time to vary any quotation or part thereof, or to refuse acceptance of any order without assigning any reason for such refusal, although once the deposit has been paid the price will be fixed.
- 29] Too Smooth Entertainment reserves the right to inspect all hired equipment at any time during the hire period.
- 30] Where a Customer has Terms and Conditions covering purchasing and hiring that conflict with the Terms and Conditions of Too Smooth Entertainment then the Terms and Conditions of Too Smooth Entertainment shall take precedence unless specifically agreed in writing by a Director of Too Smooth Entertainment.

- 31] All quotations and prices are subject to the addition of Value Added Tax at the rate applicable on the date of invoice.
- 32] We will exercise our statutory right (Late Payment of Commercial Debts Regulations 2002) to claim interest and compensation for debt recovery costs under the late payment legislation if we are not paid according to agreed credit terms, subject to clause 7 for non account holders.
- 33] Where a delivery or collection cannot be completed because of a lack of access to the venue the hirer shall still be liable for all agreed charges, and for any additional costs incurred in completing the delivery or collection.
- 34] Failure to dismantle equipment booked on the economy delivery & collection service, and have it packed ready for collection at the end of a hire period will lead to extra charges which may include extending the hire period until dismantling and packing has taken place and the goods are collected by us and returned to our stores.
- 35] Too Smooth Entertainment reserves the right to change these terms & conditions at any time, and without notice.
- 36] All hired equipment must be used for the purpose for which it was intended by the manufacturer.
- 37] At our discretion we may take a security/damage deposit by credit/debit card prior to the commencement of the hire, cash or cheques will not normally be accepted for the deposit. The security/damage deposit will be refunded to the same credit/debit card upon the safe return of all the hired equipment. The amount of the security/damage deposit will vary depending on what is being hired, but will be advised to the hirer either when an enquiry is being made, or when a booking is confirmed. The amount of the security/damage deposit is arbitrary and does not limit your liability, which is for the full replacement cost of any loss, or any costs incurred by us in repairing equipment that has been damaged during the hire period. If for any reason a security/damage deposit is not taken from a credit/debit card prior to the equipment being made available for hire, then any loss or damage incurred during the hire period will be debited from the same card that was used for payment of the hire fee's. If this is not possible then we may debit the card that was originally used to pay the deposit to confirm the booking. If we are unable to obtain payment from any of the debit/credit cards supplied to us for this purpose then we reserve the right to issue legal proceedings against the hirer for default. Should this be necessary a county court judgment may be obtained and registered against them which will make it far more difficult for them to obtain credit in the future.
- 38] The terms above, and the contract to which this document relates, shall in all respects be construed and operate in accordance with English law.

Cooling off period

If having read our terms and conditions and within 24 hours of paying the deposit you wish to cancel, you may obtain a full refund of all monies paid less a £10.00 administration fee. This condition does not apply if you make your booking within 14 days of the commencement of the hire period, where upon the full hire fee will be due.



EQUIPMENT RENTAL INVOICE

TO: (production company) Omar Lawrence		
RE: (name of show) Lock to Lock Festival 14/09/2013 PROD		<u>:</u>
TODAY'S DATE: <u>14/09/2013</u>	INV. FOR WEEK ENDING: <u>14/0</u>	9/2013
INV#: (if applicable) <u>TSE316896</u>	PO#: (if applicable)	
Bill To: _Niburu Media, ENFIELD Enterprise Cer	ntre	
ADDRESS: Niburu Media, Enfield Enterprise Cen	tre	
26-28 Queensway, Ponders end, Enfield, EN3 4SA		
PHONE:	Mobile: 07814 802836	
ID : Enfield Enterprise Centre ID		
☐ Weekly ☐ Daily NEGOTIATED RATE		
☐ Detail Attached ☐ Detail Listed Below ☐	Inventory On File	
RENTAL ITEMS (unnecessary to itemize if inventory is on fi	le)	AMOUNT DUE
70KVA Generator with all leads.		£325.00
2 Staff set-up/ management/ breakdown (aprox. 12	hrs)	£150.00
Fuel for Generator.		£60.00
	To Be Paid	£535.00
Employee Signature	Date 14/09/2	013
Hire Signature	Date 14/09/2	



HIRE TERMS & CONDITIONS

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- 2] The hirer is the person named on the booking confirmation form, and declares that he/she is over eighteen years of age and is legally entitled to enter into this agreement on their own behalf. If they are entering into this agreement on behalf of a company or organization that they have full authority to do so, and that we are advised if the company or organization has limited liability, failure to do so will render the hirer personally liable for any outstanding costs, charges or fees.
- 3] The hire booking confirmation form will usually be sent via email, when it is received it should be carefully checked to make sure all details are correct, then it should be printed off, signed by the hirer and returned to us without delay, either via e-mail, fax, post or in person. If the booking form is not signed the equipment may not be made available for hire, although once the deposit is paid condition 6 regarding cancellation will still apply.
- 4] By providing the information required on the booking form and paying the deposit you are agreeing to all our terms & conditions of hire.
- 5] All deposits paid to us to secure a booking are non-refundable under any circumstances.
- 6] If cancellation is made less than 14 days prior to the commencement of the hire then the full hire fee is due, even if you have only paid a deposit. By paying a deposit you are giving us your permission to debit your credit/debit card with the full outstanding amount for the hire if you fail to cancel in writing less than 14 days prior to the date of the commencement of the hire. If cancellation is made more than 14 days prior to the commencement of the hire you will not receive a refund of the deposit you have paid, but that will be the limit of your liability to us. It is important that cancellation is made to us in writing, and you receive written confirmation from us that we have received your instructions. Failure to do this may result in the full hire fee becoming due as though you had not advised us of the cancellation at all.
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- 27] Too Smooth Entertainment gives no warranty that goods supplied for hire are fit for the hirer's purpose or purposes, or that any fluid used in any of our snow, foam, smoke or bubble machines, whether supplied by us or not, will not damage flooring, furnishings, clothing or any other material, either during use, or through leakage. The hirer warrants that they have satisfied themselves that the goods will be fit for every purpose for which they require them, and that they do not rely on any skill or judgment of Too Smooth Entertainment in this regard.
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- 30] Where a Customer has Terms and Conditions covering purchasing and hiring that conflict with the Terms and Conditions of Too Smooth Entertainment then the Terms and Conditions of Too Smooth Entertainment shall take precedence unless specifically agreed in writing by a Director of Too Smooth Entertainment

- 31] All quotations and prices are subject to the addition of Value Added Tax at the rate applicable on the date of invoice.
- 32] We will exercise our statutory right (Late Payment of Commercial Debts Regulations 2002) to claim interest and compensation for debt recovery costs under the late payment legislation if we are not paid according to agreed credit terms, subject to clause 7 for non account holders.
- 33] Where a delivery or collection cannot be completed because of a lack of access to the venue the hirer shall still be liable for all agreed charges, and for any additional costs incurred in completing the delivery or collection.
- 34] Failure to dismantle equipment booked on the economy delivery & collection service, and have it packed ready for collection at the end of a hire period will lead to extra charges which may include extending the hire period until dismantling and packing has taken place and the goods are collected by us and returned to our stores.
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- 38] The terms above, and the contract to which this document relates, shall in all respects be construed and operate in accordance with English law.

Cooling off period

If having read our terms and conditions and within 24 hours of paying the deposit you wish to cancel, you may obtain a full refund of all monies paid less a £10.00 administration fee. This condition does not apply if you make your booking within 14 days of the commencement of the hire period, where upon the full hire fee will be due.



EQUIPMENT RENTAL INVOICE

RE: (name of show) The Christmas Glow Festival Sat 7th December 2013 PROD: TODAY'S DATE: 07/12/2013 INV. FOR WEEK ENDING: 07/12/2013 INV#: (if applicable) TSE334821 PO#: (if applicable) Bill To:	TO: (production company)		
Bill To:	RE: (name of show) The Christmas Glow Festival S	Sat 7 th December 2013 PROD	:
Bill To:	TODAY'S DATE: <u>07/12/2013</u>	_INV. FOR WEEK ENDING: <u>07/1</u>	2/2013
ADDRESS: PHONE:	INV#: (if applicable) <u>TSE334821</u>	_PO#: (if applicable)	
PHONE:	Bill To:		
Detail Attached Detail Listed Below Inventory On File	ADDRESS:		
Detail Attached Detail Listed Below Inventory On File			
□ Weekly □ Daily NEGOTIATED RATE □ Detail Attached □ Detail Listed Below □ Inventory On File RENTAL ITEMS (unnecessary to itemize if inventory is on file) 70KVA Generator with all leads. 2 Staff set-up/ management/ breakdown (aprox. 12hrs) Fuel for Generator. 10 Be Paid £535.00 Employee Signature Date 07/12/2013	PHONE:	Mobile:	
Detail Attached □ Detail Listed Below □ Inventory On File RENTAL ITEMS (unnecessary to itemize if inventory is on file) 70KVA Generator with all leads. £325.00 2 Staff set-up/ management/ breakdown (aprox. 12hrs) £150.00 Fuel for Generator. £60.00 To Be Paid £535.00 Employee Signature	ID:		
RENTAL ITEMS (unnecessary to itemize if inventory is on file) 70KVA Generator with all leads. 2 Staff set-up/ management/ breakdown (aprox. 12hrs) Fuel for Generator. 5150.00 £150.00 £60.00 To Be Paid £535.00 Employee Signature Date 07/12/2013	☐ Weekly ☐ Daily NEGOTIATED RATE		
70KVA Generator with all leads. 2 Staff set-up/ management/ breakdown (aprox. 12hrs) Fuel for Generator. 52 Staff set-up/ management/ breakdown (aprox. 12hrs) Fuel for Generator. To Be Paid £535.00 Employee Signature Date 07/12/2013	☐ Detail Attached ☐ Detail Listed Below	☐ Inventory On File	
70KVA Generator with all leads. £325.00 2 Staff set-up/ management/ breakdown (aprox. 12hrs) £150.00 Fuel for Generator. £60.00 To Be Paid £535.00 Employee Signature	RENTAL ITEMS (unnecessary to itemize if inventory is or	n file)	AMOUNT DUE
To Be Paid £535.00 Employee Signature Date 07/12/2013		-	£325.00
To Be Paid £535.00 Employee Signature Date 07/12/2013			
To Be Paid £535.00 Employee Signature	2 Staff set-up/ management/ breakdown (aprox.	12hrs)	
To Be Paid £535.00 Employee Signature	Fuel for Generator.		100.00
To Be Paid £535.00 Employee Signature Date 07/12/2013			
Employee Signature Date <u>07/12/2013</u>			
		To Be Paid	£535.00
	Employee Signature	Date 07/12/2	013
	Hire Signature	Date 07/12/2	



HIRE TERMS & CONDITIONS

- 1] The contract is made between Too Smooth Entertainment and the person named of the booking confirmation form.
- 2] The hirer is the person named on the booking confirmation form, and declares that he/she is over eighteen years of age and is legally entitled to enter into this agreement on their own behalf. If they are entering into this agreement on behalf of a company or organization that they have full authority to do so, and that we are advised if the company or organization has limited liability, failure to do so will render the hirer personally liable for any outstanding costs, charges or fees.
- 3] The hire booking confirmation form will usually be sent via email, when it is received it should be carefully checked to make sure all details are correct, then it should be printed off, signed by the hirer and returned to us without delay, either via e-mail, fax, post or in person. If the booking form is not signed the equipment may not be made available for hire, although once the deposit is paid condition 6 regarding cancellation will still apply.
- 4] By providing the information required on the booking form and paying the deposit you are agreeing to all our terms & conditions of hire.
- 5] All deposits paid to us to secure a booking are non-refundable under any circumstances.
- 6] If cancellation is made less than 14 days prior to the commencement of the hire then the full hire fee is due, even if you have only paid a deposit. By paying a deposit you are giving us your permission to debit your credit/debit card with the full outstanding amount for the hire if you fail to cancel in writing less than 14 days prior to the date of the commencement of the hire. If cancellation is made more than 14 days prior to the commencement of the hire you will not receive a refund of the deposit you have paid, but that will be the limit of your liability to us. It is important that cancellation is made to us in writing, and you receive written confirmation from us that we have received your instructions. Failure to do this may result in the full hire fee becoming due as though you had not advised us of the cancellation at all.
- 7] All balances are payable prior to the equipment being made available for hire. Account holders see clause 32. A charge will be made if you choose to pay by credit or charge card, please ask for details when confirming your booking.
- 8] The hirer must provide 3 forms of personal identification, one of which should be a current UK photo driving license or British Passport. We also require 2 other forms of positive ID which can be two current utility bills, or debit/credit card statement confirming your name & address. You must also provide a debit or credit card as a security against any loss or damage to the equipment whilst it is in your care. The identification must be that of the person named on the hire booking confirmation form. Any other person's identification is not acceptable.
- 9] Unless specified, hire charges are based on a minimum period of one day, or part thereof, irrespective of whether the equipment is in use or not. The prices shown on our website are for one day's hire. If you wish to hire for a longer period please call our sales office for details. Additional days are usually charged at a rate of 20% per extra day, although longer term hire rates are available. If equipment is hired on a Saturday it will usually be returned, or collected on Monday, but this will only be charged at one days hire fee.
- 10] Any equipment returned after the booked return date, and without advising us prior to the expiry of the booked return date will be charged at a minimum of one complete day's extra hire fee as shown on our website, regardless of the original hire period. If for any reason you are unable to return the equipment on time you must advise us immediately.
- 11] The hirer undertakes either to insure the equipment for the full replacement value at their own expense or to accept full personal liability for the full value of any losses or damage caused to the equipment when it is in their possession & away from the premises of Too Smooth Entertainment. Whether insured or not, the hirer is responsible for the full replacement cost of all the equipment on hire to them, including all cables, spares and accessories. A valuation is available on request.
- 12] All hired equipment remains the absolute property of Too Smooth Entertainment at all times.
- 13] The hirer undertakes to keep and return equipment in good order and condition. Any equipment returned in a dirty condition may incur a cleaning charge.
- 14] Too Smooth Entertainment reserve the right to charge for repair or replacement of any equipment damaged lost or stolen, howsoever arising, during the period of hire. The hirer's liability is for the full replacement value of the equipment and any cables.

- 15] Any equipment damaged, lost or stolen during the hire period will remain on hire and chargeable at our published prices until all repairs are complete and paid for in full, or the equipment has been replaced by the hirer paying for the replacement of all lost, stolen or damaged equipment and the equipment is again available for further hire
- 16] Equipment will be deemed to be on hire until any invoice for repairs or replacements, relating to that equipment, have been paid for in full by the hirer.
- 17] All spares, including blown lamps must be returned for inspection, or they may be charged for.
- 18] The hirer assumes responsibility for the replacement of all lamps which fail under normal working conditions, but any dead lamps must be returned to us for inspection or they will be charged for. Spare lamps will normally be supplied by us for the purpose of replacement if required during the hire period.
- 19] Too Smooth Entertainment will always attempt to provide the hire equipment that has been ordered. However we do reserve the right to provide substitute equipment should the need arise. We also reserve the right to terminate this contract without liability to us if for any reason we are unable to supply the hire equipment which has been ordered. In the unlikely event of us not being able to fulfill the booking, all monies paid to us by the hirer will be refunded. If any individual items cannot be supplied a full refund for those items will be made, or suitable alternative equipment will be supplied, but this will be the limit of our liability in this regard.
- 20] In the event that the hired equipment is faulty, Too Smooth Entertainment shall not be liable for any consequential loss or damage whether financial or otherwise, arising there from. Should we not be able to fulfill the booking all monies paid to us by the hirer will either be refunded, or a credit issued at our sole discretion, but this will be the limit of our liability.
- 21] Connectors must not be removed from equipment. We reserve the right to charge for refitting, or inspecting, any connectors found to have been removed, or tampered with. No equipment must not be modified in anyway whilst on hire.
- 22] Failure to return any cable coiled and taped may result in a charge for doing so being made.
- 23] Packing supplied with equipment must be returned, or it will be charged for.
- 24] If the economy delivery option has been requested where no setup of equipment is provided by us (when applicable), or you have chosen to collect the equipment from us, all hired equipment should be installed by a competent person. Too Smooth Entertainment cannot accept any responsibility for damage done to personnel, property or equipment in this regard whilst it is on hire.
- 25] Too Smooth Entertainment will Endeavour to meet any agreed delivery times & conditions, but cannot accept responsibility for any delay in delivery or collection howsoever caused. Normal delivery and collection times are between 10-00am & 5-00pm Monday to Saturday, although distance & geographic location may restrict these times. Deliveries & collections can be made outside these times at additional cost, but all the above are subject to availability. If TBA or TBC is recorded in the delivery/collection clause on our booking confirmation the above conditions will still apply. The hired equipment is entirely the responsibility of the hirer until it is collected by us, or returned to us.
- 26] The Hirer will be held liable for the loss of any equipment confiscated because of a failure to comply with any relevant laws or regulations.
- 27] Too Smooth Entertainment gives no warranty that goods supplied for hire are fit for the hirer's purpose or purposes, or that any fluid used in any of our snow, foam, smoke or bubble machines, whether supplied by us or not, will not damage flooring, furnishings, clothing or any other material, either during use, or through leakage. The hirer warrants that they have satisfied themselves that the goods will be fit for every purpose for which they require them, and that they do not rely on any skill or judgment of Too Smooth Entertainment in this regard.
- 28] All quotations are made by Too Smooth Entertainment without obligation, and we reserve the right at any time to vary any quotation or part thereof, or to refuse acceptance of any order without assigning any reason for such refusal, although once the deposit has been paid the price will be fixed.
- 29] Too Smooth Entertainment reserves the right to inspect all hired equipment at any time during the hire period.
- 30] Where a Customer has Terms and Conditions covering purchasing and hiring that conflict with the Terms and Conditions of Too Smooth Entertainment then the Terms and Conditions of Too Smooth Entertainment shall take precedence unless specifically agreed in writing by a Director of Too Smooth Entertainment.

- 31] All quotations and prices are subject to the addition of Value Added Tax at the rate applicable on the date of invoice.
- 32] We will exercise our statutory right (Late Payment of Commercial Debts Regulations 2002) to claim interest and compensation for debt recovery costs under the late payment legislation if we are not paid according to agreed credit terms, subject to clause 7 for non account holders.
- 33] Where a delivery or collection cannot be completed because of a lack of access to the venue the hirer shall still be liable for all agreed charges, and for any additional costs incurred in completing the delivery or collection.
- 34] Failure to dismantle equipment booked on the economy delivery & collection service, and have it packed ready for collection at the end of a hire period will lead to extra charges which may include extending the hire period until dismantling and packing has taken place and the goods are collected by us and returned to our stores.
- 35] Too Smooth Entertainment reserves the right to change these terms & conditions at any time, and without notice.
- 36] All hired equipment must be used for the purpose for which it was intended by the manufacturer.
- 37] At our discretion we may take a security/damage deposit by credit/debit card prior to the commencement of the hire, cash or cheques will not normally be accepted for the deposit. The security/damage deposit will be refunded to the same credit/debit card upon the safe return of all the hired equipment. The amount of the security/damage deposit will vary depending on what is being hired, but will be advised to the hirer either when an enquiry is being made, or when a booking is confirmed. The amount of the security/damage deposit is arbitrary and does not limit your liability, which is for the full replacement cost of any loss, or any costs incurred by us in repairing equipment that has been damaged during the hire period. If for any reason a security/damage deposit is not taken from a credit/debit card prior to the equipment being made available for hire, then any loss or damage incurred during the hire period will be debited from the same card that was used for payment of the hire fee's. If this is not possible then we may debit the card that was originally used to pay the deposit to confirm the booking. If we are unable to obtain payment from any of the debit/credit cards supplied to us for this purpose then we reserve the right to issue legal proceedings against the hirer for default. Should this be necessary a county court judgment may be obtained and registered against them which will make it far more difficult for them to obtain credit in the future.
- 38] The terms above, and the contract to which this document relates, shall in all respects be construed and operate in accordance with English law.

Cooling off period

If having read our terms and conditions and within 24 hours of paying the deposit you wish to cancel, you may obtain a full refund of all monies paid less a £10.00 administration fee. This condition does not apply if you make your booking within 14 days of the commencement of the hire period, where upon the full hire fee will be due.

Subject: Generator

From: jaswinderc@gmail.com
To: re_wired@ymail.com
Cc: Daisy@cplondon.org.uk

Date: Friday, 6 September 2013, 14:20:31 BST

Hi Simon

Thanks for your help, the generator is needed for the Muswell Hill Festival at Cherry Tree Wood, Summerlee Avenue, Finchley N2 9QH, on Sunday 8th September 2013. Access to the site is from 6am and the event finishes at 6pm. The generator has to be opretional by 8.30am.

The event is run for the benefit of The London Centre for Children with Cerebral Palsy, this centre is self funding as it receives no local authority or government funding as it does not use therapies which are approved by these bodies. The centre has a reputation for excellence as it uses therapies developed in other countries.

Your generous offer to only £ 200 is very much appreciated and I cannot thank you enough.

Regards

Jas Chadha

Subject: Re: Generator

From: re_wired@ymail.com

To: jaswinderc@gmail.com; Daisy@cplondon.org.uk

Date: Friday, 6 September 2013, 15:47:02 BST

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 an Facebook event page and other event pages as we maybe able to help with promotion of the event.

Many Thanks

Simon

From: jaswinder chadha <jaswinderc@gmail.com>

To: re_wired@ymail.com

Cc: Daisy Mathebula <Daisy@cplondon.org.uk>

Sent: Friday, 6 September 2013, 14:20

Subject: Generator

Hi Simon

Thanks for your help, the generator is needed for the Muswell Hill Festival at Cherry Tree Wood, Summerlee Avenue, Finchley N2 9QH, on Sunday 8th September 2013. Access to the site is from 6am and the event finishes at 6pm. The generator has to be opretional by 8.30am.

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Your generous offer to only £ 200 is very much appreciated and I cannot thank you enough.

Regards

Jas Chadha

Subject: RE: Generator

From: Daisy@cplondon.org.uk
To: re_wired@ymail.com
Cc: jaswinderc@gmail.com

Date: Friday, 6 September 2013, 15:54:19 BST

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/

Our facebook page is https://www.facebook.com/pages/The-Muswell-Hill-Festival/402403273151406
Our twitter page is https://twitter.com/LCCCP

Once again thank you for your help and support, which we truly appreciate.

Kind regards, Daisy

Daisy Mathebula

Corporate & Events Fundraiser

The London Centre for Children with Cerebral Palsy

54 Muswell Hill

London N10 3ST

Tel: 020 3074 1803 (directline)

Tel: 020 8444 7242

Fax: 020 8444 7241

daisy@cplondon.org.uk

Muswell Hill Festival 2013

Join us for the Muswell Hill Festival at Cherry Tree Wood on 8 September in aid of the London Centre for Children with Cerebral Palsy . We have a great selection of stalls, exciting kids' zone with the popular donkey and steam rides, international food court and fantastic live music.

White Water Raft Challenge 2013

Sign up for an exhilarating adrenalin packed challenge for the autumn. Join us on the 5 October and enjoy navigating the action packed rapids of the Olympic course and help raisefunds for us. For more information or a registration form please contact us. We guarantee fun, thrills and excitement!

The London Centre for Children with Cerebral Palsy is the operating name of The Peter Rigby Trust (previously known as The Hornsey Trust).

Registered Charity No. 1124524 - Registered office: 54 Muswell Hill, London N10 3ST

From: Rewired Rewired [mailto:re_wired@ymail.com]

Sent: 06 September 2013 15:47

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 an Facebook event page and other event pages as we maybe able to help with promotion of the event.

Many Thanks

Simon

From: jaswinder chadha <jaswinderc@gmail.com>

To: re wired@ymail.com

Cc: Daisy Mathebula < Daisy@cplondon.org.uk >

Sent: Friday, 6 September 2013, 14:20

Subject: Generator

Hi Simon

Thanks for your help, the generator is needed for the Muswell Hill Festival at Cherry Tree Wood, Summerlee Avenue, Finchley N2 9QH, on Sunday 8th September 2013. Access to the site is from 6am and the event finishes at 6pm. The generator has to be opretional by 8.30am.

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Your generous offer to only £ 200 is very much appreciated and I cannot thank you enough.

Regards

Jas Chadha



EQUIPMENT RENTAL INVOICE

TO: (production company)		
RE: (name of show) The Muswell Hill Festival	:	
TODAY'S DATE: <u>08/09/2013</u>	_INV. FOR WEEK ENDING: <u>07/1</u>	2/2013
INV#: (if applicable) <u>TSE4916891</u>	PO#: (if applicable)	
Bill To: _		
ADDRESS:		
The London Centre for Children with Cerebral Pa PHONE:	alsy Mobile:	
ID :		
☐ Weekly ☐ Daily NEGOTIATED RATE		
	☐ Inventory On File	
RENTAL ITEMS (unnecessary to itemize if inventory is on	file)	AMOUNT DUE
70KVA Generator with all leads.		£200.00
2.00.00		
2 Staff set-up/ management/ breakdown (aprox. 1	2hrs)	£60.00
	To Be Paid	£200.00
Employee Signature	Date 08/09/2	013
Employee Signature	Date 06/03/2	013
Hire Signature_	Date <u>08/09/2</u>	013

HIRE TERMS & CONDITIONS

- 1] The contract is made between Too Smooth Entertainment and the person named of the booking confirmation form.
- 2] The hirer is the person named on the booking confirmation form, and declares that he/she is over eighteen years of age and is legally entitled to enter into this agreement on their own behalf. If they are entering into this agreement on behalf of a company or organization that they have full authority to do so, and that we are advised if the company or organization has limited liability, failure to do so will render the hirer personally liable for any outstanding costs, charges or fees.
- 3] The hire booking confirmation form will usually be sent via email, when it is received it should be carefully checked to make sure all details are correct, then it should be printed off, signed by the hirer and returned to us without delay, either via e-mail, fax, post or in person. If the booking form is not signed the equipment may not be made available for hire, although once the deposit is paid condition 6 regarding cancellation will still apply.
- 4] By providing the information required on the booking form and paying the deposit you are agreeing to all our terms & conditions of hire.
- 5] All deposits paid to us to secure a booking are non-refundable under any circumstances.
- 6] If cancellation is made less than 14 days prior to the commencement of the hire then the full hire fee is due, even if you have only paid a deposit. By paying a deposit you are giving us your permission to debit your credit/debit card with the full outstanding amount for the hire if you fail to cancel in writing less than 14 days prior to the date of the commencement of the hire. If cancellation is made more than 14 days prior to the commencement of the hire you will not receive a refund of the deposit you have paid, but that will be the limit of your liability to us. It is important that cancellation is made to us in writing, and you receive written confirmation from us that we have received your instructions. Failure to do this may result in the full hire fee becoming due as though you had not advised us of the cancellation at all.
- 7] All balances are payable prior to the equipment being made available for hire. Account holders see clause 32. A charge will be made if you choose to pay by credit or charge card, please ask for details when confirming your booking.
- 8] The hirer must provide 3 forms of personal identification, one of which should be a current UK photo driving license or British Passport. We also require 2 other forms of positive ID which can be two current utility bills, or debit/credit card statement confirming your name & address. You must also provide a debit or credit card as a security against any loss or damage to the equipment whilst it is in your care. The identification must be that of the person named on the hire booking confirmation form. Any other person's identification is not acceptable.
- 9] Unless specified, hire charges are based on a minimum period of one day, or part thereof, irrespective of whether the equipment is in use or not. The prices shown on our website are for one day's hire. If you wish to hire for a longer period please call our sales office for details. Additional days are usually charged at a rate of 20% per extra day, although longer term hire rates are available. If equipment is hired on a Saturday it will usually be returned, or collected on Monday, but this will only be charged at one days hire fee.
- 10] Any equipment returned after the booked return date, and without advising us prior to the expiry of the booked return date will be charged at a minimum of one complete day's extra hire fee as shown on our website, regardless of the original hire period. If for any reason you are unable to return the equipment on time you must advise us immediately.
- 11] The hirer undertakes either to insure the equipment for the full replacement value at their own expense or to accept full personal liability for the full value of any losses or damage caused to the equipment when it is in their possession & away from the premises of Too Smooth Entertainment. Whether insured or not, the hirer is responsible for the full replacement cost of all the equipment on hire to them, including all cables, spares and accessories. A valuation is available on request.
- 12] All hired equipment remains the absolute property of Too Smooth Entertainment at all times.
- 13] The hirer undertakes to keep and return equipment in good order and condition. Any equipment returned in a dirty condition may incur a cleaning charge.
- 14] Too Smooth Entertainment reserve the right to charge for repair or replacement of any equipment damaged lost or stolen, howsoever arising, during the period of hire. The hirer's liability is for the full replacement value of the equipment and any cables.

- 15] Any equipment damaged, lost or stolen during the hire period will remain on hire and chargeable at our published prices until all repairs are complete and paid for in full, or the equipment has been replaced by the hirer paying for the replacement of all lost, stolen or damaged equipment and the equipment is again available for further hire.
- 16] Equipment will be deemed to be on hire until any invoice for repairs or replacements, relating to that equipment, have been paid for in full by the hirer.
- 17] All spares, including blown lamps must be returned for inspection, or they may be charged for.
- 18] The hirer assumes responsibility for the replacement of all lamps which fail under normal working conditions, but any dead lamps must be returned to us for inspection or they will be charged for. Spare lamps will normally be supplied by us for the purpose of replacement if required during the hire period.
- 19] Too Smooth Entertainment will always attempt to provide the hire equipment that has been ordered. However we do reserve the right to provide substitute equipment should the need arise. We also reserve the right to terminate this contract without liability to us if for any reason we are unable to supply the hire equipment which has been ordered. In the unlikely event of us not being able to fulfill the booking, all monies paid to us by the hirer will be refunded. If any individual items cannot be supplied a full refund for those items will be made, or suitable alternative equipment will be supplied, but this will be the limit of our liability in this regard.
- 20] In the event that the hired equipment is faulty, Too Smooth Entertainment shall not be liable for any consequential loss or damage whether financial or otherwise, arising there from. Should we not be able to fulfill the booking all monies paid to us by the hirer will either be refunded, or a credit issued at our sole discretion, but this will be the limit of our liability.
- 21] Connectors must not be removed from equipment. We reserve the right to charge for refitting, or inspecting, any connectors found to have been removed, or tampered with. No equipment must not be modified in anyway whilst on hire.
- 22] Failure to return any cable coiled and taped may result in a charge for doing so being made.
- 23] Packing supplied with equipment must be returned, or it will be charged for.
- 24] If the economy delivery option has been requested where no setup of equipment is provided by us (when applicable), or you have chosen to collect the equipment from us, all hired equipment should be installed by a competent person. Too Smooth Entertainment cannot accept any responsibility for damage done to personnel, property or equipment in this regard whilst it is on hire.
- 25] Too Smooth Entertainment will Endeavour to meet any agreed delivery times & conditions, but cannot accept responsibility for any delay in delivery or collection howsoever caused. Normal delivery and collection times are between 10-00am & 5-00pm Monday to Saturday, although distance & geographic location may restrict these times. Deliveries & collections can be made outside these times at additional cost, but all the above are subject to availability. If TBA or TBC is recorded in the delivery/collection clause on our booking confirmation the above conditions will still apply. The hired equipment is entirely the responsibility of the hirer until it is collected by us, or returned to us.
- 26] The Hirer will be held liable for the loss of any equipment confiscated because of a failure to comply with any relevant laws or regulations.
- 27] Too Smooth Entertainment gives no warranty that goods supplied for hire are fit for the hirer's purpose or purposes, or that any fluid used in any of our snow, foam, smoke or bubble machines, whether supplied by us or not, will not damage flooring, furnishings, clothing or any other material, either during use, or through leakage. The hirer warrants that they have satisfied themselves that the goods will be fit for every purpose for which they require them, and that they do not rely on any skill or judgment of Too Smooth Entertainment in this regard.
- 28] All quotations are made by Too Smooth Entertainment without obligation, and we reserve the right at any time to vary any quotation or part thereof, or to refuse acceptance of any order without assigning any reason for such refusal, although once the deposit has been paid the price will be fixed.
- 29] Too Smooth Entertainment reserves the right to inspect all hired equipment at any time during the hire period.
- 30] Where a Customer has Terms and Conditions covering purchasing and hiring that conflict with the Terms and Conditions of Too Smooth Entertainment then the Terms and Conditions of Too Smooth Entertainment shall take precedence unless specifically agreed in writing by a Director of Too Smooth Entertainment.

109 Burncroft Av Enfield Middlesex EN3 7IQ

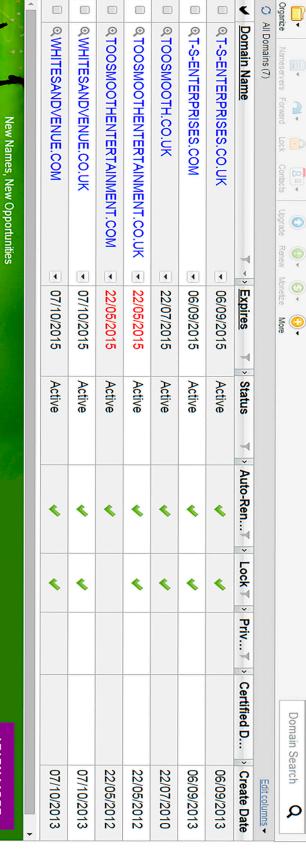
- 31] All quotations and prices are subject to the addition of Value Added Tax at the rate applicable on the date of invoice.
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- 33] Where a delivery or collection cannot be completed because of a lack of access to the venue the hirer shall still be liable for all agreed charges, and for any additional costs incurred in completing the delivery or collection.
- 34] Failure to dismantle equipment booked on the economy delivery & collection service, and have it packed ready for collection at the end of a hire period will lead to extra charges which may include extending the hire period until dismantling and packing has taken place and the goods are collected by us and returned to our stores.
- 35] Too Smooth Entertainment reserves the right to change these terms & conditions at any time, and without notice.
- 36] All hired equipment must be used for the purpose for which it was intended by the manufacturer.
- 37] At our discretion we may take a security/damage deposit by credit/debit card prior to the commencement of the hire, cash or cheques will not normally be accepted for the deposit. The security/damage deposit will be refunded to the same credit/debit card upon the safe return of all the hired equipment. The amount of the security/damage deposit will vary depending on what is being hired, but will be advised to the hirer either when an enquiry is being made, or when a booking is confirmed. The amount of the security/damage deposit is arbitrary and does not limit your liability, which is for the full replacement cost of any loss, or any costs incurred by us in repairing equipment that has been damaged during the hire period. If for any reason a security/damage deposit is not taken from a credit/debit card prior to the equipment being made available for hire, then any loss or damage incurred during the hire period will be debited from the same card that was used for payment of the hire fee's. If this is not possible then we may debit the card that was originally used to pay the deposit to confirm the booking. If we are unable to obtain payment from any of the debit/credit cards supplied to us for this purpose then we reserve the right to issue legal proceedings against the hirer for default. Should this be necessary a county court judgment may be obtained and registered against them which will make it far more difficult for them to obtain credit in the future.
- 38] The terms above, and the contract to which this document relates, shall in all respects be construed and operate in accordance with English law.

Cooling off period

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DOMAINS V BUY & SELL V SETTINGS V HELP V

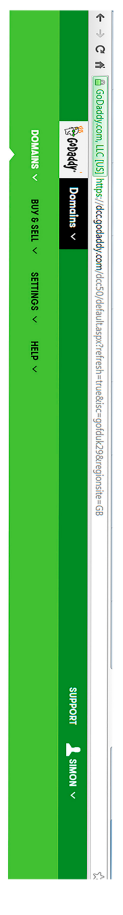
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LEARN MORE



DOMAINS



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08/05/2018 Print window

Subject: Order Confirmation

From: sales@thecompanywarehouse.co.uk

To: Re_wired@ymail.com

Date: Monday, 23 February 2015, 14:12:31 GMT



Order Confirmation

Order ID: 140761

Thank you for placing your order with The Company Warehouse



Please note the order items coloured red below. This means we need more information from you before process your order. In order to provide us with the relevant information, please log in to My Company W

Item(s) ordered:

Too Smooth Ltd

Product	Qty.	Line Total	VAT	Line Total inc. VAT
Online Company Formation	1	£5.99	£1.20	£7.19
Government Filing Fee	1	£13.00	£0.00	£13.00
Corporate Compliance Pack	1	£30.30	£6.06	£36.36

LOGIN NOW to take advantage of your **FREE** 'My Company Warehouse' control panel.

Membership Details:

User name: Re_wired@ymail.com

Password: B6MJ4DV5 Click to

We recommend that you change your password to something more memorable after your first login.

6 great reasons to login

- Print your invoices
- Order more products and services from The Company Warehouse
- Manage your order (including any products included as part as of a package)
- Download FREE software, products and support packs
- Raise support tickets
 Request FREE product consultancies

Thank you.

139 1/2



The Company Warehouse 2nd Floor

3 Broomfield Road Chelmsford Essex, CM1 1SY VAT Reg No:830806639

Invoice

Simon Cordell Too Smooth Ltd 109 burn croft avenue London en37jq United Kingdom

DATE/TAXPOINT: 23/02/2015

INVOICE

NUMBER: **W186186/140761**

ACCOUNT REF: CASH

ORDER REF: 140761

r ^Details	Unit PriceQuantity		VAT% VAT	Line Total Inc. VAT
Government Filing Fee	£13.00	1 £13.00	0.00 £0.00	£13.00
Corporate Compliance Pack Online Company Formation	£30.30 £5.99	1£30.30 1£5.99	20.00 £6.06 20.00 £1.20	£36.36 £7.19

This invoice has been paid by Credit or Debit Card. Your payment reference number is 137762.

 Subtotal
 £49.29

 VAT
 £7.26

 Total
 £56.55

THIRD PARTY FORMATION LIMITED T/A THE COMPANY WAREHOUSE. Registered in England and Wales No. 3994971

Invoice Number: 186186 Page 1 of



The Company Warehouse 2nd Floor 43 Broomfield Road Chelmsford Essex, CM1 1SY VAT Reg No:830806639

Invoice

Simon Cordell Too Smooth Ltd 109 burn croft avenue London en37jq United Kingdom

DATE/TAXPOINT; 23/02/2015
INVOICE NUMBER: W186186/140761

ACCOUNT REF: CASH
ORDER REF: 140761

Details	Unit Price	Quantity Line VAT%	VAT	Line Total Inc. VAT
Government Filing Fee	13.00	113.00 0.00	0.00	13.00
Corporate Compliance Pack	30.30	130.30 20.00	6.06	36.36
Online Company Formation	5.99	1 5.99 20.00	1.20	7.19

This invoice has been paid by Credit or Debit Card. Your payment reference number is 137762.

Subtotal	49.29
VAT	7.26
Total	56.55

THIRD PARTY FORMATION LIMITED T/A THE COMPANY WAREHOUSE. Registered in England and Wales No. 3994971

cbetta.com

Country:

ENGLAND

County:

MIDDLESEX

Post town:

ENFIELD

Postcode:

EN3

7JQ

Country

of

residence:

ENGLAND

Simon Cordell works at TOO SMOOTH LTD as Director.

TOO SMOOTH LTD

Current appointments

TOO SMOOTH LTD

Simon Cordell works at TOO SMOOTH LTD since 10 March 2015 currently as a Director (UNEMPLOYED).

active

Company address: TOO SMOOTH LTD

109 BURNCROFT AV, ENFIELD, MIDDLESEX, MIDDLESEX,

ENGLAND, EN3 7JQ



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company Number 9481895

The Registrar of Companies for England and Wales, hereby certifies

that TOO SMOOTH LTD

is this day incorporated under the Companies Act 2006 as a private company, that the company is limited by shares, and the situation of its registered office is in England and Wales

Given at Companies House, Cardiff, on 10th March 2015.

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006





Company Name: TOO SMOOTH LTD

Company Number: 09481895

Document Type: MEMORANDUM OF RESOLUTIONS OF THE DIRECTOR(S) OF THE

COMPANY

Association.

Confirmation of Director(s): It was resolved that, having consented to act as the first director(s) of the company, the

following be confirmed:

SIMON CORDELL

Confirmation of Secretary: It was resolved that, having consented to act as the first secretary(s) of the company, the

following be confirmed:

Confirmation of Share

Allotment(s):

It was resolved that, having agreed in writing to take up the shares in the company, the

following be confirmed as the first members) of the company:

SIMON CORDELL No of Shares: 1 £1.00 A CLASS ORDINARY FULLY PAID

EACH SHARE IS ENTITLED TO ONE VOTE IN ANY CIRCUMSTANCES AND A SHARE OF

DIVIDEND PAYMENTS OR ANYOTHER DISTRIBUTION.

Address of Registered Office: It was resolved that the address of the registered office of the company shall be

Too Smooth Ltd 109 Burncroft Av Enfield Middlesex Middlesex, EN3 7JQ

from the Date of Registration of the Company.

Preparation of Documents: The secretary was requested to prepare the documents required to complete the

registration of the company.

Signed by all the director(s) of the company:

10/07/2015

SIMON CORDELL

to, who it may concern,

to simon cordell, who helped me in my time of need by giving the a place to stay and food to eat, as well as clean cloths and essentials. Simon has been a great support to me when I had nothing and noone to turn to after my femily turned there back on me. I sman dutint even question the help I needed and went out of his way to help me Sort my like out, allowing me to use his phone when I needed and Juy at his flat. He always made sure I was at vertice him enough for the help he give me when I was at my lowest, I'm thankful to have met him when I did, I really don't know where I would be now If he hadn't given me the help a support we did.

your Sincerly Amae Scott

12/21/2015

Print

Subject: RE: proposal for Too Smooth Festive at Ba

From: Rewired Rewired (re_wired@ymail.com)

To: dave@barteylands.co.uk;

Date: Wednesday, 6 February 2013, 11:44

Hello Dave

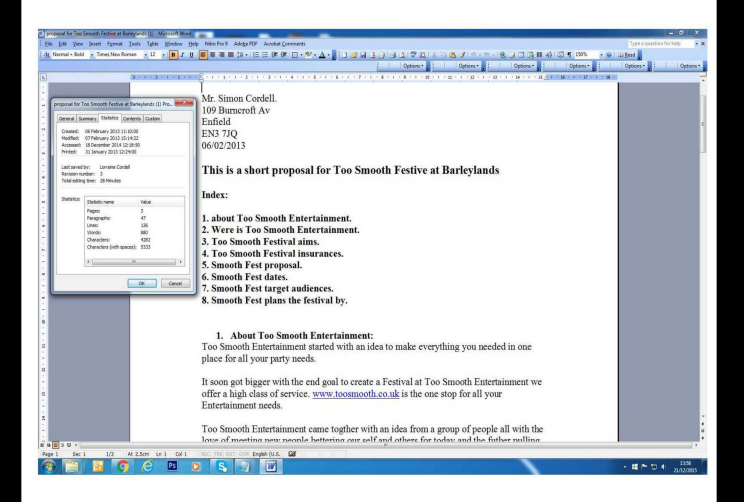
Please find attached the Document with proposal for Too Smooth Festive at BarleyLands.

Simon

Attachments

° proposal for Too Smooth Festive at Barleylands.doc (54.00 KB)

about.blank



• Fireworks and Pyrotechnics
EVENT PROMOTION AND MARKETING
Ticketing Signage Health Promotion Advertising
USEFUL CONTACT NUMBERS
EVALUATION
REFERENCES
Event Management Plan
Index of Too Smooth Entertainment Health & Safety Policy Licensee's Statement Contents:
 Licensee's Statement
Contents
Too Smooth Entertainment hire companies
Introduction
 Brief outline of the Business and the product/service to be provided Aims for first 12 months & afterwards Brief financial & market S u m m a r y
Personnel
Key Person/sStaffingManagement tree

Too Smooth Entertainment **Operations** Outline of products and /or services to be offered..... Business premises. Legal structure of business..... Communications.... Insurances Share ownership..... Licenses & permissions..... Commercial Premises, description of premises, location leasing costs & terms.... Equipment needed and purpose..... Production, stocking Distribution /carriage Suppliers / sub-contractors and alternative suppliers.....

Marketing

- Target market(s) & customer definitions,
- Market Research / Testing the Market....
- Competition analysis.....
- Customer benefits.
- Unique Selling Points
- Pricing Policy
- Marketing and sales promotion
- Other target markets.....
- Active sales methods.....
- Sales force incentives.....

Finance

- Profit and Loss Forecast for year one & two.....
- Cash Flow Forecast for 12 months & explanation.
- Financial requirements before trading start.....
- Total funding needed.....
- Anticipated sources of funds.....
- Profit and Loss Forecast, month by month & assumptions.....
- Breakeven analysis.....
- Personal Survival Budget.....
- Balance sheet &, forecast balance sheet.....

Too Smooth Entertainment Any Street, Any Town, Anyplace, Anywhere.

Introduction Too Smooth Entertainment:

Too Smooth Entertainment started with an idea to make everything you needed in one place for all your party needs. It soon got bigger with the end goal to create its own Festival this is still in the making.

But until that time comes, what has been grained in knowledge is there to help others.

Too Smooth Entertainment is a new company being launched it has its own group pages as well as event pages mostly created by word of mouth and social networking sites such as Face book, with a good friendly following and growing community.

It has taken a long time in the making to get Too Smooth Entertainment to where it is today it all started in 2010

Now it is ready to take the next steps needed to carry on work in the Entertainment business.

www.toosmootb.co.uk is the one stop stops for all your Entertainment needs.

At Too Smooth Entertainment we offer a high class of service catering for Power Generator Hire, Event Security, Clean Up Teams, Stewards, Sound System Hire, Bouncy Castle Hire, Catering Trailers Hire, Stage Hire, Lighting Hire, Marquees Hire, Entertainment Hire such as Clowns, Magicians, Bands, Dance Teams, Song Writers, Fire throwers, Face painters, mc's and DJ s, Adult Entertainment, 3rd Party Hire Halls, and much more just ask in our Forums for more information or if you need any advice or help people are there to help or you can call us within working hours.

At Too Smooth Entertainment we believe everyone should have their special day and that s why we offer a event organizer call me back service in which one of our professional event organizers will call you back and help make that special day come true for you. Take advantage of our finance facility in with you can pay in instalment to create your special day.

We are a London based company and our services are available for any type of function. We have public liability insurance and can provide any method of statements as well as pat testing and risk assessment.

Our functions range from live bands to DJ's and club to corporate events/conferences as well as charity work.

Festival info:

We at Too Smooth Entertainment aim to be a new music artistic and creative based festival for the younger and older generations of festival lovers, we have a date of the 00/00/2014 till the 00/00/2014 which we aim to have a 3-day music event license for up to 4999 people.

Too Smooth Entertainment came together with an idea from a group of people all with the love of life and meeting new people bettering our ways of life for today and the further pulling together in the time of need and for the love of music and much more.

We realise at Too Smooth Entertainment there is a lot to organize and consider beyond the artistic and creative considerations, when building such events as a festival.

We hope to launch the festival at Barley lands farm which has its own camping site.

This attractive site provides an excellent base from which to visit Essex, having both easy access to the M25 A127 A12 and other B roads with excellent public transport links into the centre of Billericay Close to Barley lands farm the site is mostly level, with several bush sheltered avenues and plenty of trees throughout providing shade.

There is onsite parking for cars and vans and motor homes.

At Too Smooth Entertainment we also realise the positive effect creative activity has on individuals; providing enjoyment, eco living spaces and enriching lives. Culture helps make places distinctive, engendering pride in the local community.

It also makes a practical contribution in terms of sustainability, providing employment, encouraging learning and inspiring people to adopt creative and active lifestyles.

The festival that we are creating is a festival that will bring a large spectrum of music and live events to all verity of people bringing people together.

We plan this by opening the doors to the camping sites on Thursday to the general public so everyone can ease into the wonderful surroundings Essex Barley lands farm Billericay and surrounding areas have to offer such as.

1. Barley lands farm has opened its doors to us and the general public for this wonderful 3 day magical event. It is well known for its-----as well as wild life, full camping site as well as many beautiful views.

We will open the doors to the main arena on Friday with a start time of 12 mid-day with six sound systems state of the art lighting staging big-top tents cinema fun fair rides with Ongoing music till 00;00pm.

There will be bands, dance teams, entertainers, song writers, state of the art——fire blowers, bonfire, workshops, art, live comedy, storytelling, and to top it off with a funny circus, and much more top artist such as------------------------we aim to make this a Green and environmental three-day sustainable lifestyle festival with exhibitors and vendors. It will host live bands food catering such as.

Where is the festival exactly?

- The festival will be held in the United Kingdom at Address: Barley lands Farm Office, Barley lands Rd, Billericay CM11 2UD.
- There is a map available to view here:
- <a href="http://maps.google.co.uk/maps?%20hl=en&q=barlevlands%20billericav%20essex%20cmI l%202ud&psi~l%20&bav=on.2.or.r gc.r pw.r qf.&bvm^bv.dlOlSldd.d.d_2k&biw= 1400&bih=%20831 &wrapid-tlifl 35835248610910&um= I &ie=UTF-8&sa-N<fetab~ii

What are the festival times?

• The festival will gate will open on Thursday 00/00/2014 at 12 mid-day for camping and campervans to set up live music will not be played till Friday 00/00/2014 at 12 mid-day and will stop at 11 pm each night till Saturday 00/00/2014 11pm all public and motor homes must be of site by Sunday 00/00/2014 at 12 mid-day.

When does the whole festival finish?

• The last night begins Saturday 12mid day 00/00/2014 and will finish at 11pm all public and motor homes must be of site by Sunday 00/00/2014 at 12 mid-day.

Where can I find set times and the full line-up details?

• The set times will be available on the website before you travel and in the programme.

Can I go in and out of the festival site each day and night?

• With your wristband you can go to and from the festival site from the hours of 11 am to 11 pm.

Is there parking at the festival?

 Yes, there is a large car park at Barley lands farm and parking is charged per mechanically propelled vehicle. We'd recommend using the Local Travel Wristband and using the buses provided.

What happens if I lose my wristband whilst at the event?

• Wristbands will only be issued once and broken / lost wrist bands will not be replaced. Please look after them!

« Still got a question for Too Smooth Entertainment Festival? Email:

Local info

What currency do I need?

- British sterling can be bought easily at the bank and the post office or at the airport. At the moment the currency is around 1 British pound sterling equals 1.58 us dollar. Dated 00/00/2014.
- 1.58 US Dollar

Are there cash machines at the festival?

Brentwood B&B 30, Mulberry Hill, Shenfield, Brentwood, Essex CM15 8JS Tel: 01277 233096 www.brentwoodbandb.co.uk

What's the weather like

- We never know what the weather will be like from one day to the other. It can be sunny one day and rainy the next. As we have such a variable climate changing from day to day, it is difficult to predict the weather. In general, we have warm summers and cool winters. Our summers are cooler than those on the continent, but the winters are milder.
- The overall climate in England is called temperate maritime. This means that it is mild with temperatures not much lower than 0°C in winter and not much higher than 32°C in summer.
- Still got a question for Too Smooth Entertainment Festival? Email. Us at -----

Where is the festival site located in comparison to United Kingdom? From M25 / A127

• Exit at J29 onto A127 South end bound. Exit at A176 junction for Basildon / Billericay. At the roundabout take the third exit on to South Wash Road. At the second mini roundabout turn left on to Barley lands Road. Barley lands car park is situated one mile down on the right-hand side. Just follow the brown tourism signs to Barley lands from the A12 and A127.

From A12

• Exit at J16 onto B1007 towards Billericay. Drive through Billericay High Street and continue over the roundabout on to Laindon Road. At the roundabout take the 3rd exit on to Noak Hill Road and then take the 1st left on to Church Street. At the end of the road turn right on to South end Road and then turn right again in to Barley lands Road. Barley lands car park is situated 1/2 mile down on the left-hand side. Just at Follow the brown tourism signs to Barley lands from the A12 and A127.

Train

- The nearest Train Stations are Billericay and Basildon, which are equal distances from Barley lands. From both stations you can take the number 100 bus which stops outside Barley lands.
- Monday to Sunday: First Group operates the 100 service every 15 minutes Monday to Saturday from Chelmsford to Lakeside and vice versa (via Billericay, Noak Bridge, Basildon & Grays) and every hour on a Sunday. The Barley lands bus stop is straight outside the main entrance on Barley lands Road. For full timetable

please click here.

- * Saturday: NIBS Buses operate the 222 services from Wickford Wick to Billericay Railway Station (and vice versa) leaving Wickford at 17 minutes past the hour and Billericay 52 minutes past the hour, running every hour.
- The Barley lands bus stop is at the end of Barley lands Road.
- Use the new number 140 bus route to visit us on Sundays and bank holidays.

http://www.firstgro.up.com/ukbus/essex/ionrnev_planning/timetables/timetable.php?day-3&source id=2&service= 140&routeid-2050691 &ODerator=8&source-sp

Bike

- Click the link below for cycle routes in the area.
- http://www.essex.gov.uk/Travel-Highways/Cycling-Walking/Documenls/Basildon WEB.pdf (Needs checking link is wrong)

Hire a car!

• There is a map of the local area here: http://g.co/maps/zg4fq Can we walk from Billericay and Basildon Train station to the festival? It Will probably take ——minutes give or take, and while you can walk anywhere you like we'd recommend getting the bus as it's obviously a lot safer. Please be sensible.

Tickets

Where do I swap my ticket for a wristband?

• There will be an accreditation point at the Main Drop off Point next to the bus station and car park in Barley lands farm from 12 mid-day Thursday 00/00/2014.

What do I need to bring to get in?

• You Will need your ticket and also the card you purchased the ticket with and photo ID (IE. a valid in date passport or driving licence).

How old do you have to be to attend?

• Too Smooth Entertainment Festival is an 18+ event and you will be required to show photo ID (IE. a valid in date passport or driving licence). Please do not buy tickets if you are under 18 as you will not be able to get a refund!

Are there still tickets available?

• Information will be coming soon.

Will tickets be available at the festival?

• We expect tickets to be a sell-out. So, there will not be any available at the festival itself.

Are you doing day tickets?

• There will not be any individual day tickets available to buy in advance or at the festival.

I've got a new bankcard / lost the card that I purchased the ticket with, what do I do?

• Bring your new card & some ID with you and a letter / bill that match your account's address and that will be fine.

I paid for the tickets on someone else's card, what do I do?

• Please bring a photocopy of the card you purchased the tickets with along with a signed letter from the cardholder approving you to collect the tickets.

Can I sell my tickets, as I can't go anymore?

• Unfortunately, all tickets are non-transferable and we are unable to offer any refunds for tickets no longer needed.

Someone's offered me a ticket to buy, how do I get in as it won't have my name on the ticket?

• It's not possible to transfer the names on the tickets so you will be unable to get in to the festival without the person who has bought the tickets, who must also have with them a valid ID.

I've purchased the Ticket & Program option, when do I receive my program?

- You will be given your program for the festival when you pick up your wristband at one of the accreditation points.
- Still got a question for Too Smooth Entertainment? Email: Re wi red@,ym ail .com

Travel

• If you have any questions about getting to Too Smooth Entertainment Festival from anywhere then email------ and we'll send some options over. There are still plenty of cheap flights available through!

What is the closest airport to Too Smooth Entertainment festival at Billericay in Essex, England, United Kingdom?

- The closest international and non-international airports to Billericay in Essex,
- England, United Kingdom is listed below in order of increasing distance.
- London Southend Airport 20.4 km / 12.7 miles
- Biggin Hill Airport 25.5 km / 15.9 miles
- British Rail Terminal Airport 25.5 km / 15.9 miles
- Rochester Airport 31.6 km / 19.6 miles
- West Mailing Airport 36.7 km / 22.8 miles
- Transfer coaches can take you from here to Billericay or your chosen town to stay in during the festival.

How far is Barley lands farm in Billericay Essex away from Billericay train station in Essex?

• It is approx. 3 mi from Barley lands Craft Village & Farm Centre to Billericay Railway Station (8 minutes). Read more http://www.kgbanswers.eo.uk/how-far-is-barlevlands-farm-in-billericay-essex-away-from-billericay-train-station-in-essex/17979917#ixzz21 A4AK49Z

Travel information For Essex Local travel & transport and national rail & bus journey planner

• http://www.travelfor.co.uk/Essex/Billericav/

How much is a taxi from Billericay to Barley lands?

- It's looking like being about...... Billericay Taxis.
- http://www.billericay-taxis.co.uk/promotions/

Are there regular buses to Billericay from the airport?

• There are indeed, either by public transport or by a transfer.

How will we get to the festival site from our apartment?

• There will be regular buses from all the local towns to Barley lands farm and the timetables will be announced in plenty of time before you head off on your travels!

How do we get from the camp site to the festival?

• There will be gates with stewards to help guide you into the festival site all day and night!

• Still got a question for Too Smooth Entertainment Festival? Email here

Accommodation Apartments

Where can I find apartments to stay in for the Festival?

- Holiday Inn
- Waterfront Walk, Festival Leisure Park, Basildon, Essex SSI4 3DG Tel: 0871 9429094 for reservations or 0871 9429003 direct www.hibasildonhotel.co.uk
- Hotel Camponile and Restaurant
- A127, Southend Arterial Rd, Pipps Hill, Burches, Basildon, Essex SSI4 3AE
 Tel: 0845 45 66 399
- The Premier Travel Inn
- Festival Leisure Park, Basildon, Essex SS14 3WB Tel: 0845 456 6399
- The Old Rectory' Lower Dunton Rd, Dunton Wayletts, Brentwood, Essex CM13 3SW Tel: 01268 544417
- Spa
- Greenwoods Hotel Spa & Retreat Stock Road, Stock, Essex CM4 9BE Tel: 01268 829990
- Guest House
- Badgers Rest
 2 Mount View, Billericay, Essex CM11 IHB
 Tel: 01268 625384
- B&B
- Berry' Close Bed & Breakfast
 5, Berry Close, Langdon Hills, Basildon, Essex SSI6 6BZ
 Tel: 01268 546433
- Brentwood B&B 30, Mulberry Hill, Shenfield, Brentwood, Essex CM15 8JS Tel: 01277 233096 www.brentwoodbandb.co.uk

I've booked an apartment how do I find it?

• Be sure to print off maps before travelling and if you've booked it through a private let or a website, contact them in advance to check about their procedure for possibly meeting you. It might be that you have to make your own way to the apartment, so bring as much information with you.

How much does an apartment cost per night?

• The prices for apartments can very per person per night it's up to whatever you want to spend!

Will I have to leave a deposit for my room?

• it will depend on the apartment you book with so check with them, but most places will require a deposit if you are staying more than a few nights.

When can we check in and out?

• Again, that will depend on where you stay, but you can expect check in to be late afternoon and check out to be mid-morning.

Will there be safes to leave our valuables?

- Apartments will be secure and lockable so your valuables should be fine in your room but please use safes or security boxes if available.
- Still got a question for Too Smooth Entertainment festival.
- Email:
- Camping

Where is the campsite in location to the festival?

• You can see the location of the campsite and the festival on the site map as well as other useful locations:

Can you drive to the campsite?

• No all vehicles must be parked in the car parks other than motor homes with motor home camping tickets.

Is there parking at the campsite? If so, how much will it cost?

• No there is no parking at the camp site there is a car park, this is priced at £10 The

car park does have guards and guard dogs but doesn't have CCTV so please don't leave valuables in your vehicle.

Will there be lockable storage available at the campsite for passports and valuables?

• Yes, there will be secure storage boxes available to hire at the campsite.

Are we able to bring cooking stoves?

• No there will be no fires on site including camp site other than motor homes campsite.

Can we bring Gazebos on to the site?

• Yes, you can.

Are we able to camp together with friends?

• Certainly, you can arrange this in advance or if you all arrive together then it will be possible to camp together!

Are campfires allowed?

• There won't be any fires allowed on the campsite.

What's the earliest I can stay at the campsite, and when's the latest I can leave?

• The campsite will be open to Too Smooth Entertainment customers from 12 mid days Thursday 00/00/2014 until 12:00 mid-day Monday 00/00/2014.

Is the campsite secure?

• There will be campsite security on site at all times, but we advise you to use tire lockable storage facilities where possible.

Will there be showers at the campsite?

• Yes indeed, bring a towel!

Is it possible to charge my phone / camera / laptop at the campsite?

- Yes, there are going to be power points for hire to charge items but it will be first come first served! It's going to be sunny we hope, so why not bring a solar powered charger with you?
- Still got a question for Too Smooth Entertainment festival? Email here.

Daytime at Too Smooth Entertainment

• [NEEDS UPDATING]

Night time at Too Smooth Entertainment festival

[NEEDSUPDATING]

Attractions at Too Smooth Entertainment festival

[NEEDS UPDATING]

Attractions at Barley lands farm

• [NEEDS UPDATING]

Food & Drink

Will food and drink be provided on the festival site?

• There will be bars on the festival site selling beers, spirits, cocktails and soft drinks. There will also be food available on the site; a few pizza and sandwich bars will be open all day and night

Will I be able to bring my own drink onto the festival site?

• No, you will not be able to bring your own intoxicants onto the site?

What drinks are available at the festival bars?

• Beers, cocktails, wine, soft drinks, spirits and water.

How much will I have to pay for a drink?

• Drinks in the venue will be from around £3 for a spirit and mixes or beer, up to whatever you want to spend on cocktails and other drinks.

How much will food and drink cost me in the festival?

- Shops and stalls are at fair prices for all the daily essentials and expect to pay roughly £_____ and £____ for a meal.
- Still got a question for Too Smooth Entertainment festival? Email:

Health & Safety

[NEEDS UPDATING]

DRUGS POLICY

What is the policy on drugs?

• It's the same as the rest of the United Kingdom drugs are illegal and you could be facing time in jail for possession of an illegal substance.

ACHOLIC BEVERAGES

If I'm driving can I have a drink?

• Too Smooth Entertainment festival have a absolute zero tolerance for drink driving And there are routine stoppages and breath tests taking place around town centres a roads during the festival so please don't drink drive There will be plenty of public transport available.

MEDICAL SUPERVISION

What if I injure myself at the festival?

- There will be a medical team on site at the festival who will be able to help you with any incidents yourself or any friends require medical assistance with.
- If you have any questions please visit a member of the Too Smooth Entertainment team and we'll get help for you.

Communication

How much arc calls going to be in the United Kingdom if I use my UK phone?

- Depending on which network you are with and what call plan you have the costs
 will vary, but it's safe to say that it will not be cheap! Be sure to check out offers
 that are available from your provider such as Vodafone passport and other bolt on
 plans which will considerably reduce your charges abroad. Click below for more
 information:
- Orange Pricing http://www.orange.co.uk/roaminu/croatia/
- Vodaphone Pricing http://www.vodafone.co.uk/personal/price-Dlans/managing-mv-costs/travelling-abroad/help-and-tips/VFOS 1411
- Three Pricing -
- http://www.threc.co.uk/vSupport/Roaming and international/Going abroad Pav M onthly/Destination Details?content aid— 1214306374104

- T-Mobile Pricing http://support.t-mobile.co.uk/help-and-support/index?paae=home&cat!=COSTS AND COVERAGE
- 02 Pricing http://travelabroad.o2-uktech.com/location.phD

Will there be Wi-Fi available anywhere at Too Smooth Entertainment festival?

• Essex is covered by Wi-Fi which you may have to pay a fee to use, but as you'd expect the strength is sometimes quite weak and intermittent but there are also bars and cafes which will have Wi-Fi so look out for those in Billericay and the surrounding towns should you be there.

Still got a question for Too Smooth Entertainment festival? Email:

Overview of Billericay

- He town of Billericay is located Northeast of Heathrow airport a journey of 65 miles taking around 1 hour 15 minutes by taxi via the M25. It is in the Basildon Borough of Essex and is a commuter town for London; it has a population of 33,687 according to the 2001 Census. The name Billericay came from the Medieval Latin word, Billerica meaning 'dye house or tan house'.
- The history of the town has been discovered by dating made from material in the Burial Mounds of Norsey wood dating from the Bronze and Iron Ages and evidence also shows a time of Roman occupation. Most notable in the history of the town was the time when King Richard's II soldiers defeated Essex rebels at Norsey Wood.
- The Wycliffe Preachers are also remembered in history as having influenced the town but were later burnt at the stake for their beliefs during the reign of Queen
- Town attractions include Lake Meadows and Barley lands Farm for outdoor activates. The high street has a lot to offer from shops, cafes, restaurants and pubs, not to mention the Cater Museum where visitors can learn more about the history of the area
- * Nothble people who are from Billericay are Alison Moyet, Comedian Lee Evans, Footballer Lee Harrison and Actor Nicholas Farrell,

Event Place & Time

Name of Event:

* Festival of Too Smooth Entertainment.

Address of Event:

• Barley lands Farm, Barley lands Road, Billericay CM11 2UD - Telephone: 01268532253

Details of Too Smooth Entertainment festival activities:

Estimated Number of people expected to attend:

- 1:4999 people total
- 2:4000 people paying customers
- 3:999 people staff employees contractors

Date and Time Set Up Commences:

- Date: 00/00/2014
- Time: G0:00pm/am
- Dale and Time Event starts or is open to the public:
- Date: 00/00/2014
- Time: 12:00 mid-day
- Date and Time Event Finishes:
- Date: 00/00/2014
- Time 1:00 pm
- Date and Time dismantling commences and anticipation conclusion time:
- Date: 00/00/2014
- Time: 00:00 am/pm

DAYS OF EVENTS TIMES AND FINISH

Day Start	1	Finish:
Day	2	
Start		Finish
Day	3	Finish
Start		

Event Manager Details:

Event Managers: Simon Paul
Address: 109 Burn croft avenue Enfield London en3 7jq
Phone (Work): Phone (Home)
Contact during Event: Phone:
INSURANCE Insurance Details Copies of insurance Certificate Name of Insurer:
Address:
Phone Fax
Policy Number and Expiry Date
Public Liability Value and Asset Value.
FINANCIAL PLANNING
Budget
BUDGET
ORGANISING COMMITTEE
Roles and Responsibilities
THE VENUE

164

Potential Hazards

the risk.

• A list of identified hazards at Barley lands farm and the action taken to minimize

- Hazards Identified for Each Activity Action to Minimize Risk.
- 00/00/2014 Risk Assessment
- Barley Lands farm advice you to carry your own risk assessment once you have made your booking Have a look at the risk assessment below which may help you.
- You will be given a talk on health and safety before starting certain activities.
- Please let up know if you or someone you ate bringing have any allergies or disabilities.
- Please ensure you have appropriate clothing for the day (including wet weather and suitable footwear).

Hazard Oh	Risks That	Potential
Activity On	are	To Cause
The Site	Associated	Harm
Running	With The Hazards /	Low
Wet grass	Slipping, tripping, falling Slipping,	Low
	falling, sprains	
Uneven surfaces	Slipping, falling, sprains	Low
Road and path edgings	Slipping, tripping, falling	Low
Climbing of objects	Slipping, tripping, falling	Hi
Car Park	Moving vehicles	High
Main Road	Traffic	High
Farm machinery	Moving vehicles	High

Controls Already in Place and Action Required by Visitors

Public must be supervised and instructed not to run on the site.

Supervisors as well as members of public and staff should be aware of the possibility of wet grass and take precautions against slipping and falling.

Supervisors as well as members of public and staff should take care when walking and wear sensible footwear.

Supervisors as well as members of public and staff should take care at road and path edges to avoid tripping or falling.

Supervisors as well as members of public and staff climb on walls, gates fences etc.

Children must be controlled at all times when exiting and boarding the coach and tractor ride.

Everyone must be made aware of the road and supervisors must ensure that members of the public and staff should stay away from the

Supervisors must ensure that members of the public stay be aware that Barley lands and Too Smooth Entertainment festival are a working farm and large machinery does move around the site. This will be covered in the welcome and safety talk.

Foreign objects	Cuts, burns, abrasions	Low	Supervisors should ensure that members of the public do not pick anything up while on the farm, unless instructed to do so by member of staff.
Animals	Infection, biting, crushing & kicking	High	All animals on site are properly controlled. Your group will I have a member of staff with you who will advise on which animals to touch/feed and how to do so. Supervisors must ensure that children wash their hands after handling the animals and especially before eating and drinking. (Wet wipes are not sufficient).
Hazard or activity	Risks associated	Potential	Controls already in place and action required
In the site	with the hazards	to cause harm	by visitors
Bees, wasps, insects	Stings	Low	These are natural inhabitants of the countryside. Bees and wasps pose low risk unless provoked.
Chemicals and substances	Inhalation, skin and eye contact	High	All substances and chemicals are all kept in a locked building away from the public.
Infection	Various	Low	Supervisors must ensure that members of the public wash their hands after touching the animals and before having any food or drink. Any cuts or abrasions should be protected by a dressing, there is a first aid points on the farm should a dressing be required.
Petrol/diesel	Fire, explosion	High	The use of petrol and diesel driven equipment is monitored and controlled by the farm workers. All petrol and diesel tanks are locked to avoid access by the visitors.
Electrical equipment	Fire, electrocution	High	All electrical appliances are tested and inspected on a regular basis by the maintenance staff. Visitors should not touch or interfere with electrical equipment.
Straying into prohibited areas	Unidentified hazards	Low	Staff and supervisors should ensure that members of the public do not wander off. This will be covered in the welcome and safety talk.
Buildings	Unstable floors/ walls/roofs/ falling debris	Low	Barley lands ensure the structural integrity of all buildings.
Water	Falling in the water	Lew	Supervisors as well as members of public and staff should take care and will be instructed to stay away from the edges of the water and surrounding fencing perimeter. Supervisors should ensure that no one gets too close.
Pond dipping	Direct access to pond edge. Bacteria in	High Low	Barley lands farm have a fenced area and gated access. Children should be accompanied by an adult when pond dipping.

	pond.	Cuts must be covered and hands washed after activity. This will be covered in the health and safety talk.
Indoor and	Falling, tripping	Low Barley lands farm Children should be
Outdoor Play		supervised at all times.
areas		•
Bouncy Pillow	Falling off,	Low Members of the public should be supervised
	bouncing into	at all times and only allowed on in small
	one another	groups.
Trampolines	Falling off,	Low Barley lands farm Children should be
	bouncing into	supervised at all times and only allowed on in
	one another	small groups.
Wire	Falling off,	Low Barley lands farm Children should be
	getting hit by	supervised at all times and should only go on
	seat	the zip wire one at a time and wait in the
		designated area.
Tractor Ride	Falling over,	Low Supervisors should ensure that Members of
	falling when	the public stay sitting down while the tractor
	getting off	is moving and help the public down from the
		tractor when the ride has finished.
Train Ride	Injury if train	Low Passengers must keep their hands and arms
	derails, burns	inside the carriage at all times while the train
	from coal	is in motion.
Glass blowers	Cuts and bums	Low Barley lands farm Children and supervisors
		are only allowed in the viewing galleries.
Blacksmith	Bums, sparks	Low Members of the public and supervisors are not
		allowed past the barriers put in place in the
		blacksmiths workshop.

Site Plan

• Included are the meeting points fox emergency services on site map here:

Site Plan Checklist

	Site Plan Checklist	Yes	No
1	First Aid Posts		
2	Non-Alcohol Areas		
03	Non-Smoking Areas - Around Food Stalls Etc		
3	Licensed Liquor Consumption Areas		
4	Picnic, Quiet Areas		
5	Entrances & Exits		
6	Main Power, Water, Gas Control		
7	Taxi & Bus Stops		
8	Entertainment Sites		
	1/7		

10	Toilets and Toilet Blocks
11	Stages
12	Communications
13	Pedestrian Route
14	Emergency Egress Routes
15	Restricted Arenas
16	Liquor Outlets
17	Lost / Property
18	Public Telephones
19	Licensed Liquor Consumption Areas
20	Rubbish Bins
21	Security Locations
22	Seating
23	Drainage Pits
24	Food
25	Vendors
26	Stalls
27	Media
28	Sharps Containers
29	Drinking Water Sites
30	Vehicle Access Routes
31	Emergency Access
32	Egress Routes
33	Emergency Vehicles
34	Parking
35	Firefighting Equipment Fire Extinguishers Fire
	Blankets Hose Reds Hydrants
36	Event and Incident Co-Ordination Centre

EVENT SITE CHECK LIST

First Aid posts Event and Incident Co-ordination centre Picnic / quiet areas Licensed liquor consumption areas Main Power / water / gas Control Taxi & Bus stops Stage location Toilets and Toilet Blocks state whether mobile Liquor outlets Restricted Areas Rubbish bins Public telephones Drainage pits Seating **Sharps Containers** Media Parking Vehicle access routes Firefighting Equipment Fire Emergency access & egress routes -Extinguishers Fire Blankets Hose Reels emergency Hydrants vehicles

Contingency Plan

• It is essential to brief all those involved in implementing it. They must fully understand their roles and responsibilities. No one has time to read a plan when an incident occurs.

EVENT CONTINGENCY PLAN FOR Too Smooth Entertainment Festival

COMMAND & CONTROL

Car parks
Event Manager/Chief Organizer (Person who has overall responsibility):
Name: How contacted during event: Where located during event
Safety Officer
<u>Name:</u>
<u>How contacted during event:</u>
Where located during event
Police at the event:
How to be contacted during event:
Where located daring the event
'RESPONSIBILITY OF INDIVIDUAL AGENCIES/GROUPS
List and charts of the responsibilities and numbers of personnel
All responsibilities must be DISCUSSED and AGREED with each individual agency,
group
<u>COMMUNICATIONS:</u>
How the event control / organizers will communicate with the event staff / marshals and vice,
<u>versa</u>
How the event control, organizers will communicate with the public.
A list of persons who will have radios and what channel they can be contacted on.
A list of persons who at the event location will have access to a phone and their Contact
<u>telephone numbers.</u>
EVENT SIGNAGE (to the event and around the event site) Explain:
What steps will be taken for who gets separated?
Where is lost property to be taken to? If it is not reclaimed, what will happen to it?
where is lost property to be taken to: If it is not reclaimed, what will happen to it:
Describe the actions to be taken if the event location had to be partially or fully evacuated.
Who will make the decision to evacuate the public from the event location?
Who will coordinate the evacuation?
How will the event staff, marshals be informed and briefed of the situation?
Do the event staff / marshals have specific tasks in the event of an evacuation?
Which exits will the public be directed to?

Who will inform the emergency services?
Who will direct the emergency services when they arrive at the event location?
MEDIA
If there was an incident at the event that attracted media interest, Consider: Who would
Speak to the media and where would this take place
Weather

TRAFFIC AND PEDESTRIAN MANAGEMENT

Traffic Management Plan

• A Traffic Management Plan has started to be developed for this event and a copy of the traffic management plan will be provided to the local Council with the development of this plan.

Is there car parking for:

Emergency	Yes
Vehicles	Yes
Key	Yes
Stakeholders	
Disabled Patrons	Yes
General Parking	Yes
Overspill	Yes
Buses	Yes
Taxis	Yes

Road Closures

• Does Too Smooth Entertainment festival require any roads to be closed for the event?

The following documentation is also required:

- A public liability policy of at least 10m to cover the event Traffic Management Plan.
- Evidence of notification of proposed road closure to emergency services

COPY OF Traffic Management Plan for TOO SMOOTH ENTERTAINMENT FESTIVAL AT BARLEYLANDS FARM CM11 2UD

Introduction

• The Traffic Management Plan has been prepared for Too Smooth Entertainment festival

The aim of the traffic management plan

- The aim of the traffic management plan is to lay out the requirements and Provisions to be implemented in the process of achieving the most efficient and safe movement of vehicles on the public highways around the site in conjunction with the efficient movement of vehicles onto and off the Barley lands farm over the period of the festival.
- The Traffic Plan details provisions to cater for the additional traffic.
- The Traffic Plan details provisions to cater for the additional traffic over and above the normal through traffic expected to attend the area of the Festival Site.
- From the build, up to the Festival when the level of Festival related traffic may affect other traffic on the highways from the Sunday prior to the Festival, through the main part of the Festival when the site is open to the public until the vast majority of public attending the event have left the site on the evening of the Monday.
- The Traffic Plan is a working document reflecting the responses of the traffic management team to a variety of issues affecting the flow of traffic around the area of Barley lands farm the Too Smooth Entertainment festival site.
- Whilst this document reflects the planning and agreement to the traffic management issues that arise between the writing of this document in regards to the planning of Too Smooth Entertainment festival.
- To date 00/00/2014 there may be issues that arise between the writing of this document and the implementation of the Too Smooth Entertainment festival traffic management plans.
- All alterations to the enclosed plans will be made with consultation to those affected by any changes. Alterations and proposals to the above plan will be put into writing to blue team management and will be to improve the performance of the general aims and objectives of the plan itself, that being the safe and efficient movement of vehicles along the highways around and in the Festival site.

The report is split into the following areas.

The report is split into the following areas

01	The proposed event
02	Traffic levels and expected peaks
03	The Site
04	Vehicle access onto the site and car parks
05	Emergency access onto site
06	Car parking areas and capacities
07	Caravan Camping Fields
08	Drop Off point

09	Disabled
10	Check lanes
11	Bus services to the site
12	Rail and Ride service
13	Vehicle routing
14	Road Closures
15	Route signage
16	Labelling system
17	Traffic Lights
18	Pedestrian Access
19	Publicity for plan
20	Communications
21	Road Cleaning
22	Police
23	Lighting
24	Crime Reduction
25	Tow away Facilities

The Proposed Event

- Too Smooth Entertainment Festival is to be held over the period of a Friday till Sunday. The site is open to the public prior to this from the Thursday at 12:00 hours mid-day from which time the majority of the public will start to arrive. Following the Too Smooth Entertainment Festival the majority of public will have left the site by the Monday by 20.00 hours.
- Prior to the arrival of the general public there will be a build-up of traffic attending the site delivering temporary structures and equipment to the event.
- Whilst the number of vehicles attending the site increases over a period of one week prior to the festival these vehicles do not cause a major problem, which requires traffic control measures. The arrival of the traders and performers on the previous Sunday will create issues, which will require some traffic measures.

•	Festival visitors are encouraged to use public transport as much as possible.					
• site	The Festival bus station will be to cater for					
	those who arrive by coaches, bus, local services.					

- The level of service provided by the railways caters for the demands expected.

 There are links set up to encourage people to book tickets through rail companies who will be pushing our no ticket No entry message.
- The Festival will continually do studies making improvements to the loading and queuing of passengers in order to improve the flow of people at peak times.

Traffic levels and expected peaks

- Over the period of the Festival there will be different levels of traffic flow expected. We at Too Smooth entertainment festival will keep the levels of traffic relatively consistent, and the steady movement of the public attending the Festival to arrive earlier as well as the majority of visitors arriving on site by Thursday rather than by the Friday.
- In addition to the vehicles arriving on site there are trade stands, performers and sumpliers vehicles arriving the neak for the trader vehicles is Thursday 00/00 /0000

	suppliers vehicles unitying the peak for the trader vehicles is Tharsaay	7 00700 7000	O
or	ne week before the start date of:		
the	All these vehicles arrive on site via site through Gate l The arrival of Performers will be from Wednesday 00/00/2014. And the Sunday of the Festival. Performers will access the site through gat gate 3 pedestrians.		0
• T	The performer's vehicles arriving on site will have their own staff car pasilver or bronze to stop significant problems to the traffic plan.	ark marked	
•	Although there is a curfew for vehicle movement on site this is not see significant problem for the traffic plan as there is parking areas within to hold vehicles. The supplier's vehicles access the site via Gate 4 off the		
•	Tire number of vehicles gradually increases over the week leading up Festival. Whilst the number of vehicles attending the site in the early cause a problem the number of vehicles attending from Thursday before significant but does not require any external traffic management.	week does n	
•	As part of signage specification all access roads leading from the roads towards the site have signs put up to state that acc deliveries is at gates and to direct deliveries to gate 5 deliveries.		and val
•	the capacity of the car parks is despite the high levels of very attending of 15:00 at peak. The estimated number of vehicles in the convil be 3,000 to 4,000 peaks. There will still be areas left available for over 1, parked.	official car p	

The peak flow of public vehicles is from the Thursday to the Friday

The aim is for the general public to arrive on site earlier.

The majority of ticket holders arriving on site are on site by midnight on Thursday 00/00/2014.

In order to cater for a possible increase of mechanical propelled vehicles trying to park other are available to the Festival marked in the site map as contingency, running of the adjacent to already running car parks with space for over 1,000 cars. These fields are kept as contingency.

The peak arrival patterns for public vehicles arriving on site are as follows.

Wednesday Noon to 00/00/0000 hours

Thursday 10am until 0000/0000 hours

Friday from Noon until 0000 hours

Saturday and Sunday no peak arrivals a steady flow of traffic all day.

The Peak exit flows are as follows:

Friday and Saturday nights there is an increase in the exit of traffic from gate 6 as staff public and performers leave Barley lands farm between 2300 hours and 01:30 hours each night.

Sunday EXIT peak flow from 2300 hours for around 2 to 3 hours

Monday the peak EXIT flow is reached by 10 am and carries on until 0000/0000 hour's dependant on road conditions and traffic accidents.

For the attendance levels proposed of 4,999 people Too Smooth Entertainment festival would expect a Vehicle count of approximately 3,000 for all types of vehicle in the car parks.

By sustaining the area of parking available we retain some flexibility to use alternative car parks labelled cooper car parks contingency should problems arise at one of the car parks.

In addition, if the weather conditions are such that the car parking areas become water logged we are able to use alternative sites.

The caravan campsite area is always under great scrutiny.

A set of check lanes for the caravan camper van area ensure that all vehicles and caravans entering the area can be searched as required and that all vehicles can be checked quickly and efficiently.

There will be a coach service to the site requiring a considerable number of coaches to carry large numbers of visitors. The coach services are required to guarantee that only ticket holders are carried to the site on their coaches.

The peak flow for the coach arrivals will be on Thursday when approximately 00% of the coaches will be expected. And Friday 00%. The total number of coaches expected would be in the region of

	Too Smooth Entertainment	
•	The recovery compound is in	the
	to	
•	A considerable number of people are dropped off at the site, in order to facilitate this there is a drop off point between gate and gate to the of the site and the which combin with the main entrance.	ıes
The site		
	The site for Too Smooth Entertainment Festival is located on barley lands farm of the A127 Southend bound. Exit at A176 junction for Basildon / Billericay Village.	
• Mr_	The land is either owned Who rents the land to Too Smooth Entertainment Festivals for the duration of the festival?	by
•	The festival will expand considerably if a success.	
Vehicle	e access onto site	
	The Festival Site is served by three A class roads and a number of C and B class lanes. The A 127 and the A176 as well as the A12	
•	Access onto the Festival site is off the road via Gate 2, and Gate 3. Alternative access is off Access from the	3.
Vehicle	access for car parks	
•	The car park available for parking vehicles is situated to the	
	of the main festival site entrance gate 3.	
•	Some additional staff car park is situated to the of the site.	
•	The coach and bus station are loc	ated
to tl	he Side of the site between Gate	
Emerge	ency access onto site.	

• As Part of the traffic plan al l car parks have been given:

01	Platinum	public car park
02	Gold	public car park
03	Silver	stall and Performers for all stages
04	Bronze	Staff and hospitality parking.
05	Cooper	contingency
06	steel	coaches

• Vehicle access points onto the licensed site and inside the fence line as well as the pedestrian are labelled as gates:

• The Vehicle access points and the pedestrian gates are:

01	GATE 01	Traders Vehicles
02	GATE 02	Accesses Vehicles
03	GATE 03	Entrance Pedestrians
04	GATE 04	Suppliers Vehicles
05	GATE 05	Delivery Vehicles
06	GATE 06	Pedestrian Exit
07	GATE 07	Drop Off People
08	GATE 08	Parking for Public Transport Coaches and Buses
09	GATE 09	Performers for All Stages
10	GATE 10	Emergency Public Traffic Entering the Site
11	GATE 11	Emergency Planning Exit
12	GATE 12	
		•

•	The Vehicle Gates are numbered gate 1 to gate 10 The site has been laid out in such a way as to segregate and have control progreegerss in place for various groups of people.
•	To the of the site off the road via gate 8 there is access and parking for public transport coaches and buses.
•	Performers for all stages are situated on the side of the site and have silver and bronze car parks for staff and hospitality parking.
•	In addition to gatesoff the there are additional
•	First used is the gate 11 the entrance which will be used for emergency public traffic entering the festival.
•	There is an entrance located between gate and Gate. Witch will be used in emergency planning used to exit vehicles from Gate the entrance is Called The final entrance to the site from the Car parking areas and capacities
	The staff car park is situated in location on the site map. And is associated with each of the routes into the site via gate gate

- Vehicles displaying Village guests on their car passes are allowed access to the silver and bronze Staff car parks.
- Within the car parks roadways will consist of stone farm tracks, metal road ways or grass pasture avenues. Where roadways are essential to the functioning of the system they are maintained in order that vehicular traffic can access the car parks at all times.

Within the car parks signage is displayed stating that there is to be no Caravan Camping Fields

• Camping in the car parks is prohibited there will be signs in conjunction with the efforts of the Car Park staff and security. Too stop the public attempting to sleep in cars in the car parks.

Traffic flow expected

Over the period of

• Over the period 00/00/2014 to the Sunday before the Festival a gradual build-up of contractor vehicles as well as vehicles accessing the site to deliver equipment and materials for onsite build up works.

Traders and performers

• Traders and performers are to start arriving from 00/00/2014 to the 00/00/2014when all traders should be on site of the festival with a considerable number of the performers.

The general public will start arriving from

• The general public will start arriving from early on the Thursday usually several hours before the gates officially open at 00.00 am. The flow rate will gradually increase and is expected to peak on Thursday evenings with the balance of people arriving on Friday.

Over the weekend there will be a considerable number of vehicle movements on and off the site.

• Over the weekend there will be a considerable number of vehicle movements on and off the site as local people visit the festival and other festival visitors leave the festival site to replenish food supplies or visit the local area. This will culminate in a peak of traffic leaving the site on Friday, Saturday and Sunday evenings from 00:00 am until around 00:00 pm.

On the Monday following the Festival traffic will.

• On the Monday following the Festival traffic will leave the site from around 7am until around 6 pm the peak flow being from around 9:00 am until 00:00pm.

a · .		• .
V1te	access	nointe
SILC	access	pomis

•	All relevant access points will be open to the public from 00:00 am on the Thursday of the event 00/00/2014. It must be noted that this may mean that the car parks site become busy during the event. If this should occur the road signage will direct public vehicles to cooper car park to the of the site.
•	The accesses onto the site through the Fence Line are classified into two areas, those gates for pedestrians and those gates for vehicles. To avoid any confusion the pedestrian entrances have been given the marks to and the Vehicle gates have been given marks to The vehicle accesses off the public highway onto the licensed site have been given marks There will be a number of vehicle accesses onto the site and to the various parking
	and they are as follows.
Non-	public types of vehicles
•	In the main access for all non-public types of vehicles off the A
	Trying to access the site. This gate is situated at And is the access to the This access will allow for two-way traffic movement inside the gate.
Main	access point onto the site for public traffic:
•	Gate will be used as the main access point onto the site for public traffic from the west. Public traffic approaching from the That do not follow the signs to the car parks or Yellow gate will be directed into this entrance.
•	At such times as, the traffic flow increases then the white gate Rail
1	way line) will work as an entrance in conjunction with this entrance. Grange vehicle abel holders will access the reserved car parks closer to the pedestrian entrance gate through this gale.
•	Part of this access will include an access into the land opposite Orange entrance owned by John Gain. The access to this land is situated opposite the Staff from Orange entrance will man the additional parking if
	required.
Drop	off vehicles.
(Gate will accept public traffic from the along with drop off vehicles vehicle label holders will access their parking area through this gate.

Emergency access point during the peak arrival of traffic and vehicles exit

•	Gate this access will be used as an access point during the peak arrival times only if required.		
•	Outside those times this access point will be used to exit vehicles from the site from The prior to the event until the Monday after the event other than the peak times for traffic arriving at the site. All vehicles wishing to leave the site or the public parking areas will be required to use this exit. Heavy vehicles will have to use the existing concrete road and exit via gate.		
Public c	aravan camping area		
•	Gate, which is the gate onto the site off — near.		
• Staff ve	This route gives access to the public caravan camping area hicles		
	• The staff is to access the site via Gate which points off the A and is for staff vehicles and emergency personal only and is label Vehicles will operate a one-way system by which the vast majority of vehicles will only travel in a clockwise direction.		
•	The aim is to cut down on the amount of traffic instances of traffic meeting oncoming vehicles. This will apply to the emergency services as well except in times of emergency or where an operation may be compromised.		
Gate	relief for cutting the traffic congestion		
• A_	Traffic congestion Gate off the into the public car parks is This entrance will be used to assist in the flow of Public vehicles off the A into the ear parks. It is likely that the use of this entrance will reduce the queuing times on this side of the site and assist in the redistribution of vehicles to the of the site cutting the traffic congestion considerably.		
Emerge	ncy access onto the site		
•	Emergency access onto the site will be using routes agreed with the three		

Access for the medical teams and ambulances.

emergency services.

<

	ccess to the two medical centres for ambulances will be viaGate using the concrete road and accessing the fenced off site viaor usingAccessing the Fenced off Site via
Access f	for the police and fire brigade
	Access for the police and fire brigade onto the Fenced off site can be along the following routes.
•	From the A — viaGate.
*	From the A — ViaGate.
•	From the A —ViaGate.
Caravan	Camping Fields
Car	mping Field is situated to thet h e site atGate There will be ample space for one vehicle per Caravan or motor home for parking
	With room to spare.
•	The fields will be open to ticket holders only to park as directed by the staff.
	The Caravan sites will be fenced off with steel shield and will be secured by security staff.
	Any changes to the Caravan Campervan parking areas will not affect the traffic plan dramatically. The changes will allow staff to control and direct vehicles more efficiently.
	The caravan Campervan fields will be run by dedicated teams who will be responsible for the parking and management of the fields throughout the festival. All caravans will be checked into the fenced off area and searched.
Drop Of	ff Point
•	The Drop Off point will be situated between Gate off the A Signage will be in place to direct all traffic to this one location to drop off.
	• Vehicles will be directed to access through gate and exit via
	Gate.
•	The drop off area will be fenced off so that all persons being dropped off can be directed to pedestrian gate

Disabled

• Within each of the car parks disabled drivers will be directed to park as close to the pedestrian gates as possible. Where drivers require access to the site with there vehicles then they will be directed to the Gate. On arrival staff will identify the need of the driver and will issue the appropriate passes so that the vehicle can gain access to the disabled area.	
• For those who are not given vehicular access there is a bus facility to take them on site to the relevant disabled camping area. The bus will operate from the yellow	_
Check lanes	
• sets of check lanes. Each sets	et
of lanes will be manned by gate staff that will be briefed to check for the appropriate accreditation for the vehicle and occupants to proceed to the car parks.	
Staffing levels Will be maintained to.	
• Staffing levels will be maintained to such a level that will be able to cope with the flow of vehicles through each gate.	

- Keeping updates to work out ways to improve performances for each entrance. We intend to pull more staff in at peak times as a safety margin.
- The check lanes will be made up using a temporary roadway system, which will mean that the operation will continue to function in inclement weather conditions. Each set of lanes will be set up so that there will be available lanes for use at peak times.

Bus services to the site

There are bus and coach operations running to the site.

- No. 100 runs every twenty minutes From Billericay Station to Barley lands:
- 2 minutes past the hour
- 17 minutes past the hour
- 32 minutes past the hour
- 47 minutes past the hour

From Barley lands (Magic Mushroom Restaurant) to Station

- 5 minutes past the hour
- 20 minutes past the hour
- 35 minutes past the hour
- 50 minutes past the hour

• Until 18:22, 18:52, 19:22,20:09, 21:21

From Barley lands (Magic Mushroom Restaurant) Towards Lakeside Saturday

- No. 100
- 13 minutes past the hour,
- 28 minutes past the hour,
- 43 minutes past the hour,
- 58 minutes past the hour, Until 18:03,18:23,18:42, 19:02,19:27, 19:54,20:24, 20:54,21:54

Nibbs 222 Saturday

• Every hour, Billericay to Wickford, 8:02,9:07,10:17,11:07, 12:07, 1:07,2:02, 3:03,4:02,5:02,6:02. Every hour, Wickford to Billericay, 7:31 to 5:30

Sunday NIBS Buses operate the 251 services. This service leaves Wickford Broadway

• 27 and 55 minutes past the hour, and, Billericay Railway Station at 11.09 & 13.09.

The Barley lands Farm Shop bus stop is 100m from the Wickford entrance to the Show.

- No. 140 Sunday
- 10:53, 12:53,1401,18.53
- Access to the bus station will be via
 Gate. The coaches and
- Bus and rail and Ride drivers will all be briefed to use this entrance and to obey the directions of the marshals and security.
- All coaches or buses arriving on site will be checked for non-ticket holders other than those vehicles which the festival security staff are aware have been checked prior to boarding.
- The bus station pedestrian area is strictly controlled as a ticket holder only area in order to prevent the levels of crime associated with this area in the past.
 - The lay out in the car park means a reduced flow of pedestrians from the car park to _____ gate this factor along with a review of the capacity of the wrist banding operation will mean queuing will be reduced.
 - We have the ability to divert buses to_____
 - Coaches will be required to provide the following:

A guarantee that they will only carry ticket holders.

- A detailed plan of the departure strategy for the coaches on Friday Saturday and Monday.
- Any person with no tickets carried by a coach will be refused access to the site and the bus or coach driver will have to take them away from site.
- To assist with the queuing of people departing the festival the recovery vehicle compound will be reduced to allow a greater queuing area for public waiting for buses.
- Rail and Ride service
- The rail and ride service will operate between Billericay Station and the Barley land farm Bus station
- The operation will be geared up to accommodate the numbers of travellers expected on the incoming trains between Thursday and Sunday and the departing trains on Thursday and Sunday and Monday.
- The route between the Rail station and Bus station will be via the _____to____ On to the A _ _ _ _ _ _
- Stewards and security at the railway station are employed to organise the ticket and non-ticket holders, during the period of the festival and will be employed to assist railway staff in organising members of the public.

Vehicle routing

•	Routing to the site will b from the traders will be directed t listed above from the are	and using to use the most ap	he A Topropriate route and guid	he performers and	_ d ıds
Signage	e for each route will start f	from the most appr	ropriate point.		
•	On the A	from outside	to direct all	vehicles to the	
•	On the A	_ from	_from the area of the		
• T	raders, performers and the above locations and Will parking areas.	-		_	or
	•Gate locat	ed off the A		_ immediately	to
	and the A	and direct all v	vehicles to the	gate.	

• The routing to each of the entrances is signed along each of the above roads and follows similar signage schemes used the provide the signage. The signs will be coded. All routing signs and signs associated with the clearways and any road closures will be provided to the relevant standards.
Road Closures and Onaway Orders
 Road closures are applied for to assist in the management of traffic at the Festival. They are discussed and agreed with the police, local parish councils, and the County Council Highways Dept.
Route signage
• Route signage into the site will concentrate on the following categories.
 Those with a specific coloured vehicle entrance to get to members of the public looking for public parking drop off point
 Buses, coaches and disabled will only be directed when closer to the relevant vehicle entrance.
 Additional signage within the village of Billericay to advise of any weight restrictions for HGV vehicles, direct festival vehicles and pedestrians and signage to enforce the various clearways and road closure orders will be put in place.
• There will also be a number of diversionary routes for through traffic using the A— and A—— These signs will advise through traffic on those routes to avoid the area of the festival and direct traffic to use alternative routes. All routes will be agreed in advance with the County Highways and the police.
• The details of signage are agreed with signage Contractors the contractors are supplying relevant details and costs.
Too Smooth Entertainment Festival signs will have the heading Too Smooth Entertainment FESTIVAL to enable drivers to pick up the route signage quickly Signage is to advise delivery drivers not to access the site via or either
The AA and Rac break down teams will provide:
Labelling
• (TO BE UPDATED)
Traffic Lights
• (TO BE UPDATED)

Pedestrian Access

(TO BE UPDATED)

Publicity for plan

• (TO BE UPDATED)

Communications

(TO BE UPDATED)

Road Cleaning

• (TO BE UPDATED)

Police

• (TO BE UPDATED)

Lighting

• (TO BE UPDATED)

Crime Reduction

• (TO BE UPDATED)

Tow away Facilities

• (TO BE UPDATED)

The Peak exit flows are as follows:

- Friday and Saturday nights there is an increase in the exit of traffic from gate as staff and performers leave between 2300 hours and 01:30 hours each night,
- Sunday EXIT peak flow from 10:00 hours for around 2 to 3 hours
- Monday the peak EXIT flow is reached by 10:00 am and carries on until 18/00/0000 hour's dependant on road conditions and traffic accidents.

Adjoining Properties

- Have adjoining property occupants been contacted regarding the proposal of this event.
- How and when

INCIDENT MANAGEMENT PLAN

Event Incident Control Centre

- Ensure the Incident Control Centre is clearly marked on your Site Plan and detail where First Aid will be supplied.
- Exit, evacuation points and fire extinguishers
- Ensure exit / evacuation points and fire extinguishers are clearly marked on the site plan.
- How will communication be conducted on the day of the event with event officials?
- How will communication be conducted with the public?
- How will communication be conducted in the event of an incident?
- Portable handheld radios
- Mobile phones
- Who will request further police and other emergency services assistance?

Incident Management Plan including First Aid Arrangements

Fire Fighting Equipment

• Portable equipment for fire protection will be strategically located throughout the venue for initial attack of the fire. In the aid of emergency for use of staff the public and/or safety officers. The location of fire equipment on site map is.

Fire Danger Period

• A day of total fire ban and fire danger period has been considered and A plan will be submitted to the fire service

Incident Management Contact Details

First Aid Officer 1 Name Contact details

First Aid Officer 2 Name Contact details

First Aid Officer 3

Contact details

Name

Incident Officer Name Contact details	
Ambulance Service Name Contact details	
Fire Service Name Contact details	
Hospital Name Contact details	
Lost and Stolen Property:	
• Arrangements' have been made for the lost or stolen property	
There location is on the site map here.	
Incident Reports • All incidents are to be recorded in the following format:	
	Incident Report
Name of Event	
Event Manager	
Date and Time of Incident	
Description of Incident	
Persons involved	
Name Address	

PUBLIC HEALTH

List of Vendors

Business / Vendor Name Contact Phone Type of Food Council Permit during event

- List of all vendors at Too Smooth Entertainment festival who will he selling any article of food and what food is being provided at the event: and evidence of vendors Council permit for the operation of their stall.
- Temporary Pole Stalls

Alcohol

- We intend for there to be alcohol at Too Smooth Entertainment festival 2014
- Alcohol will be sold and consumed with Local council permission A Liquor License been obtained If not alcohol will be prohibited.

Toilets

• How many toilets will be provided at the event?

Toilets	Location on Site	
Car Park		
Male:		
Female:		
Disabled:		
Camping		
Male:		
Female:		
Disabled:		
Main Arena		

Male: Female: Disabled: Staff Male: Female: Disabled:	Too Smooth Entertainment
	Who Will Be Responsible for The Cleaning of Toilets?
Name:	Contact Details During the Event:
Name:	Contact Details During the Event:
	tion of water is clearly signposted and marked on the site plan. ter will be supplied to patrons on very hot days if needed. of or is.
Shelter	
	rill be provided at the event. Mark on the site plan Here: wwwn will be available at the event:
Waste Managem	ent
• Arranger	ments have you made for extra bins to be provided for the day from
	The Arrangements for The Rubbish To Be Removed Appropriately On The Days Are As Follow
00/00/2014.	

Contact Details 2

Name Name of Company Address License Details: Contact Details: Phone Mobile:
A security firm has been In contracted, provide details arc.
Security Firm Contracted Details
Name: Name of Company: Address:
License Details: Contact Details: Phone: Mobile: Number of Security Personnel at Event:
Who Is the Police Contact?
Police Contact Details:
Name:
Station:
Phone:
Mobile:
Fax:
Email:

Public Assembly

• We will be fencing off the boundary of Too Smooth Entertainment Festival and restricting access and egress. We will need approval from Barley lands farm manager and the Local government authority.

Company details in charge of fencing

Company Details in Charge Of Fencing
Name Name of Company Address
Details: Contact Details
Lighting and Power
 Too Smooth Entertainment Lighting and Power will supply emergency power & lighting and make negotiations with barley lands farm manager in regards to back up power.
Lighting and Tower
Name of Certified Electrician: Contact Details during the event: Location of Lighting Control Mark on site plan Location of Mains Power Control Mark on site plan Name Name Name of Company: Address License Details:
License Details: Contact Details: Phone Mobile:

Describe emergency power and lighting systems.

Electricians will be available for the event 24 hours a day.

Temporary Structures

• There will be temporary structures at the event

Details

TT		• ,	1	1 , 1	10
Hag	2	permit	heen	Ohtai	ned'/
11as	и	DOLLING	UCCII	Ootai	mou:

Fireworks and Pyrotechnics

Permit Number:	
Person Responsible for	
Fireworks:	
Contact Details During Event:	
Phone:	
Mobile:	
TANKS TO A SECOND OF THE PARTY	

Event Promotion and Marketing Ticketing

• Are there tickets for the event?

Presold yes At the Gate yes

• Both yes

• Will the tickets provide information about the event?

Signage

• The following signage will be installed, as per the site plan, at the venue

	Item	Signage	Were	How Many
1	Phones			
2	Parking			
3	Entrances			
4	Information			
5	Communication			
6	Incident			
7	toilets			
8	Control			
9	Centre			
10	No Smoking			
11	Rules relating to alcohol			
12	Exits			
13	Toilets			
14	Lost and Found			
15	Water			
16	Public Transport			
17	Pick up			
18	First aid posts			
19	Security			

20	Camping		
21	Areas		
22	Facilities		

Health Promotion

♦ A health messages that will be promoted on the day

Promotion

- What advertising will be conducted?
- When will advertising be conducted?
- How will advertising be conducted?

Too Smooth Entertainment Health & Safety Policy Licensee's Statement

Contents

Licensee's Statement

- Organization and Arrangements
- * Area Organizers Supplement
- * Employees Supplement
- * Contractors Supplement

Health & Safety Polity Statement

- * As the Licensee of Too Smooth Entertainment Festival 2014,1 have overall Responsibility for the health and safety of all employees and others who could be effected by our work activities and will Endeavour to ensure that based on the advice supplied to me the by the Event Safety Coordinator, we take a positive attitude to the health, safety and welfare of employees, sub-contractors and the general public.
- Health and safety is considered of prime importance and it is accepted as an integral component of our success. Our Policy is to provide and maintain safe and healthy Working conditions, equipment and systems of work for all our employees and to provide such information, training and supervision, as they need for this purpose. *
- Through the initiation, monitoring and review of the Policy we aim to secure the health, safety and welfare; of employees and sub-contractors at work and to protect
 - people other than those at work against risks to health and safety arising from our
 - activities. I will therefore Endeavour to take all reasonable steps to ensure the

Public Event Submission Forum for LDN's Mini Fest Multi Culture Festival Get Involved and Make A Difference Have Your Say in LDN's Mini Fest

Have your say. Please feel free to take part in LDN's Mini Fest a Multi Culture festival made for the right reason's a few of which are listed below.

We encourage you to take time in the understanding in what is involved in making a festival, as we unite plan and create it, in the understanding of what we demand and desire of each other to organize a successful festival as well as the positive outcomes that can be achieved.

We intend to set goals together as a collective of Too Smooth members, not excluding Directors, secretary's, treasuries, and administrator's, representing roles and responsibility's terms and conditions, acting towards LDN's Mini Fest and Too Smooth Entertainment, in turn creating LDN's Mini Fest.

Together we have key responsibility's and liabilities of duty of care affecting each other in holding a festival, as well as licensing, and health and safety aspect's, amongst many other key issues to be implemented within the working frame of a working festival. Our intensions are together to achieve good team work, helping in addressing more issues in holding and creating a festival.

All LDN's Mini Fest member's and attendee's will pledge to represent all involved equally, with each other's best interests in all matters at all times including LDN Mini Fest, and Too Smooth at all times, by signing the form below or signing up to the Too Smooth forum website you become a member, please read our terms and conditions, on members for more details check in the Forum terms and conditions

We intend to get 2000 submission forms before we prioritize LDN'S' Mini Fest, we will keep you updated on targets as we make progress.

Do not anticipate, please submit the submission form below.

Our general meeting will be held in the Too Smooth forum for all who would like to get involved to have their say. We would like to hit the 200 mark, of people involved in LDN's Mini Fest before we hold our first general meeting. Please sign up by using the submission form below at the bottom of this page. Do not forget to state if you intend to be a trader or attendee.

Events submitted:

Events submitted are eligible on: A space-available basis.

We cannot guarantee any submission; however, submitting by the deadline (with as many details included as possible) can only help.

Deadline

Event submissions are due by: 00/00/2016/17

COMMUNITY & ARTS LISTINGS

The submission form below is for Community Listings events, which include anything from classes and club meetings to sports events, kid's activities, calls for volunteers and donations, items of civic interest, plays, art exhibits, comedy, book signings, and music and a verity of multi Cultured food and drinks. Please include all the information you can in the form below.

We respectfully put you in receipt of this document, with the vision of growth, within the potentials of it reaching you. We urge you for help in achieving all goals set within this document.

We hope you can find time to take action with us in creating LDN's Mini Test. To find the positive and productive effect's that can be achieved when holding and creating a festival. If such a festival as LDN's Mini Fest was put into effect, the effect would be one of positive actions amongst many people, in turn creating a key asset to the key element's already in place such as creating stronger and safer communities, in which helping with Healthier and independent living, integrated with healthier environments, constituting towards citizens having better social development options, such as job's, and skill's opportunity's. LDN's' Mini Fest will create more of a level field for work and employment within London by networking within the boroughs and creating LDN's Mini Fest. This would have great benefits on today's society, if LDN's Mini Fest had such effects as developed, this effect would be one of achievement one of many goals set within the relevant field and sectors to be achieved. This would benefit all London's citizens as well as its boroughs with the understanding in community's mutter, a important key element in life, LDN's Mini Fest will create much respect while inspiring talents and creating fair opportunities.

Mini Festival aims

LDN's Mini Fest aim to be a valuable asset to London. Our aim is to bring the 33 boroughs that London represents together. Mini Fest will be the place for the local community's to come together and interact, together as one. This will create a unique opportunity to engage with others. Getting involved provides every one the opportunity to connect within the local community's, to build and brand awareness and show yours and their support in a fun entertaining and engaging manner as everyone enjoys an unforgettable event.

We are creating a new music artistic and creative based festival for the younger and older generations of festival lovers.

The festival that we are creating is a festival that will bring a large spectrum of music, arts and live events to all variety of people, in turn bringing people together.

Mini Fest will be a conference of young and old talented artists throughout London. This is an opportunity to showcase London's talents in arts, crafts, singing and dance in a safe manner. To show that Together we have the ability to achieve, and make our dreams a working reality, keeping in mind that positivity and productivity are two key elements in success, that we can all achieve. London's borough's Councils have outstanding music service's and provide a wide range of high quality value for arts opportunities for children, young people and adults, who five and go to school or work in one of London's Boroughs, who we hope to have come on board to support LDN's Mini Fest.

This event is a community-based event that is a fundraiser. We are raising funds for______So, they can continue to educate & support our younger generation.

Our aim is to raise awareness & education-within the community. We have so many young and talented children and young people within our community, people who deserve an opportunity to have the care and support of their community's.

Everyone is committed to serving all borough's fairly, delivering services & building strong communities. We need to recognize the social problems that children and young people as well as adults and old age pensioner's face every day, like homelessness, abuse, depression, loneliness, and early parenthood. These children and young people as well as adults and old age pensioners have to live with this every day.

Our outcome approach is a chance to change the lives of so many people and to give opportunities that they may never have otherwise had, a positive and productive attitude. We strongly believe that this is a visible and valuable project both for the community and

who will also benefit greatly, LDN's Mini Fest is an investment that can only benefit everyone.

These changes in the community will bring a community closer, more active citizens, and improvements on life skills and social activity, communities enjoying and using the rural & urban environment enabling a healthier more active community. If we can help one more child or young person to have a better outlook towards our understanding of life, then we have achieved our goal

About Too Smooth Entertainment

Too Smooth came to	gether with a group of people, all sharing common interests such as
meeting new people	and bettering themselves for today and for the future, pulling together in
times of need accomp	panied by everybody's simple love of life and their passion for music
Including	helping make any dream a certain reality.

So, with this in mind a business plan was created to make one of the best UK Establishments supplying all entertainment needs* At Too smooth we support young people climbing the ladder of life looking for work who are committed to engaging with the community to help develop their talent and skills. We do not hide expenses we are based in north London we are a professional entertainment company based in the UK in which covering all your party requirements. We promote work experience in many trades of work. Too smooth has a vast range of your hire needs plus trades and services to create that special event for that special day. We hire at fair prices and listen to our customers carefully making every event as special as it should be

It soon got bigger with the end goal to create a Festival.

We realize at Too Smooth Entertainment there is a lot to organize and consider beyond the artistic and creative considerations, when building such events as a festival.

We also realize the positive effect creative activity has on individuals; providing enjoyment, economic living spaces and enriching lives. Culture helps make places distinctive, engraving pride in the local community. It also makes a practical contribution in terms of sustainability, providing employment, encouraging learning and inspiring people to adopt creative and active lifestyles.

We will work closely

- Metropolitan Police.
- London Fire Brigade.
- Events Team.
- Music Support Service
- Ambulance Services.
- Licenses & Permits

We Understand the following protocols and can implement them within any event that we organize where heeded

- Licenses & Permits where necessary.
- Risk Management
- Entertainment License.
- Crowd Management
- Road & Traffic Management
- Transport Management.
- Echo Friendly Waste Management
- Accident & Emergency Management. Public Liability Insurance.
- Equipment Insurance.

Contractors, Suppliers, Vendors & Staff all British standards

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 and can provide any method of statements as well as pat testing and risk assessment

Emergency and other key organizations

All organizations will maintain High levels of British Standards and good practice in all Health and Safety responsibilities. An Incident Management Plan including First Aid Arrangements will be in place including, Fire Fighting Equipment. Which will be strategically located throughout all venues for immediate initial attack of incidents. This will be in aid of emergency for use of staff and public or safety officers. The location of emergency equipment will be on site maps.

Together working closely as one with

- Metropolitan Police.
- London Fire Brigade.
- London's Council Events.
- Too smooth Entertainment

What is LDN's Mini Fest and why create a festival

Our aim is to create a new music artistic and creative based festival for the younger and older generations of festival lovers to come together in the belief that communication is the key to life and new opportunities that will arise when people are given a chance to succeed in their dreams amongst others. The festival that we are creating is a festival that will bring a large spectrum of health and well-being concepts as well as music and live events to all verity's of people bringing them together.

LDN's Mini Fest will be a conference with in its self of young talented artists throughout London as well as traders with fun outgoing people, with many people showcasing their talent's 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 fu	undraiser for	please take time to look
at their website w w w	our aim is to	raise awareness & education within the
community.		

We organize various social events in the UK. We have so many young and talented people who are part of our establishment and it is now time to take action within the cause of people who deserve an opportunity to have the support of their community.

We aim to be a valuable asset to London. This is a place for the local community to come together and interact, together as one. This will create a unique opportunity to engage with others. Getting involved helps provide you the opportunity to connect within the local communities to build and brand awareness while showing yours or your companies support in a fun entertaining and engaging manner as you enjoy an unforgettable event.

Getting involved with LDN'S Mini Fest is easy

Take your opportunity now to get involved to get up and become a part of this event built for all the right reasons.

Submission form

[contact-form-7 id="2141" title-'Contact fdim 1"]

Mr Simon Cordell 109 Bumcrot Avenue Enfield Middlesex EN3 7JQ

30 January 2015

Dear Mr Cordell

RE: Letter of Indemnity - Policy Number MT3574694

We would confirm that the policy above was incepted at 00.01 AM on the 23/2/13 and was in force until Midnight on the 22/2/14 when it lapsed.

The policy is a Road Risks Motor Trade only, cover was Comprehensive with the use permitted of Social Domestic and Pleasure and for Motor Trade purposes only. Drivers under this policy were restricted to Mr Simon Cordell only.

The vehicles covered at inception of the policy were -

- ♦ Ford Zetec registration MA47LDY
- Ford Transit registration CX52JRZ

On the 8/4/13 at 11.05am the following vehicle was added to the policy -

♦ Renault Clio registration NA57LDY.

We understand that Mr Cordell was subjected to a number of Police stops during the policy

period whilst driving these vehicles. The stops were due to these vehicles not showing as insured on the Motor Insurers Database (MID). We would confirm that it's a requirement for Motor Insurers to upload details of all insured policies & vehicles to the MID, the targets set are 95% of policies to be on the MID within 14 days for Motor Trade policies and 95% of vehicles to be on the MID within 21 days for Motor Trade. Accordingly, we can note that whilst this database is very effective, it's not real time and not 100% accurate.

We have earned out an investigation to understand why Mr Cordell's vehicles were not on the MID leading to these Police stops. It has been established that there is a "bug" in our system when copying and pasting a registration with a space in it into the policy record, that results in an unsuccessful upload to the MID. It does not happen when we receive

KGM Motor Insurance

KGM House 14 Eastwood Close South Woodford London E12 1RZ UK T+44 (0)20 8530 735!

F +44 (0)20 2530 2547 T +44 (0)244 412 6412 Claims

F +44 (0)20 2530 7037 Claims

wvw.kgjninsurance.co.uk

www.canopius.com

Registered Office Gallery 9 One Lime Street LondonEC3M7HA KGM Motor Insurance is a brand name for business written by Syndicate 260 which is managed by Canopius Managing Agents Limited Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority



data electronically or when manually inputting data and was something we were unaware of until this case. We have of course changed our processes to prevent this occurring again.

The unfortunate outcome for Mr Cordell of course was that it appeared to the Police that he was driving uninsured and was subjected to unnecessary Police stops. This was not Mr Cordell's fault in any way as he had a valid Insurance policy in force and was fully insured to drive these vehicles for the purposes permitted under this policy during the policy period.

We trust this letter meets the requirements of the Police and the Courts. Should you require any further assistance please do not hesitate to contact us.

Yours sincerely,

Mr Peter Wood

UK Specialty Operations Manager



Witness Statement

Statement of: Peter Wood

Occupation: Operations Manager, Motor Underwriting Department

This page consists of two pages and signed by me. It is true to the best of my knowledge and belief

and I make it knowing that, if it is tendered evidence, I shall be liable to prosecution if I have wilfully stated anything in it that I know to be false, or do not believe to be true.

Signature:

Date:

I work for KGM Motor Insurance, an Insurance Company based in London. I am an Operations Manager working for UK Specialty, Canopius. KGM is a member of the Canopius Group in the UK Specialty Division. I am responsible for managing the timely and accurate processing of all client records supplied to us via our Broker network.

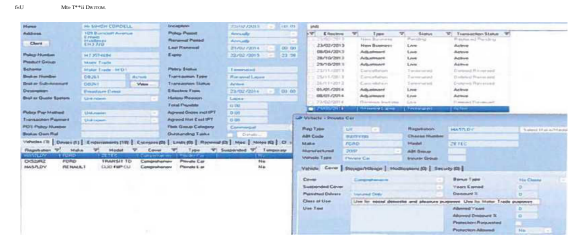
Josephine Ward of Michael Carroll & Co (with Simon & Lorraine Cordell's permission) contacted me on the 8/2/2015 requesting a statement in respect of relevant recorded calls supplied plus a Letter of

indemnity pertaining to Mr Simone Cordell's policy number MT3574694.1 understand the statement request is connected to an appeal against conviction for no insurance, Regina v. Simon Paul Cordell

to be heard on the 5th March 2015 at Kingston Upon Thames Crown Court.

I would confirm that -

- > The policy was incepted on the 23/2/2013 allowing Mr Simon Cordell only to drive at Comprehensive cover
- > The vehicles covered at inception were -
 - · Ford Zetec registration MA57LDY.
 - Ford Transit registration CX52JRZ.
 - I se allowed was Social Domestic & Pleasure & or Motor Trade nurnoses only



KGM Motor Insurance KGM House 14 Eastwood Close South Woodford London E18 1RZ T +44 (0)20 8530 7351

F +44 (0)20 8530 8547

T +44 (0)844 412 6412 Claims

F +44 (0)20 8530 7037 Claims

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Registered Office Gallery 9 One Lime Street London EC3M 7HA
KGM Motor Insurance is a brand name tor business written by
Syndicate 260 which is managed by Canopius Managing Agents Limited
Authorised by the Prudential Regulation Authority and regulated by the
Financial Conduct Authority and the Prudential Regulation Authority



I have become involved in this matter following receipt of a Data Subject Access request and a complaint letter from Simon and Lorraine Cordell. During the course of my investigations to establish all the facts before responding to the letter of complaint it has been necessary for me to obtain and listen to various phone calls between the client and Underwriters, the Broker and Underwriters, Underwriters and the Police compound and the original call from the officer at the roadside and Underwriters.

I feel I have now reached a good understanding of the sequence of events and as a result have provided both a Letter of Indemnity and 2 relevant call recordings to Lorraine and Simon Cordell to support their appeal.

Josephine Ward has requested that in addition to this I provide a section 9 statement and confirm the following points -

- I have been able to search and locate, I believe, all of the relevant call recordings connected to this matter. I have located in total 8 call recordings but have provided the 2 relevant calls being the call from the officer at the roadside talking to Underwriters and the call from Underwriters to the Police compound. The fact that I have been able to search for and locate these calls proves to me that our call recording equipment was functioning correctly, certainly on the days in question, on the few occasions its not working the result is that you cannot locate any call recordings.
- > I would confirm that the 2 calls I have provided to Simon and Lorraine are authentic and have come from KGM call recording systems. These 2 calls specifically are -
 - The call made to Underwriters by the Police officer on the 14/11/2013
 - The call made by Kelly Tiller to the Police compound on the 26/11/2013
- > I would confirm that I was searching for and located these call recordings on the 23/1/2015
- > i would confirm that I e-mailed these call recordings across along with the Letter of Indemnity to Simon & Lorraine Cordell on the 30/1/2015.

Signature:.

Date: 11/2/15

If I can be of any further assistance please do not hesitate to contact me.

These notes/documents were created or received by a person in the course of trade, business, profession or other occupation, or as the holder of a paid or unpaid office and the information contained in the notes/documents was supplied by a person (whether or not the maker of the statement) who had, or may reasonably be supposed to have had, personal knowledge of the matters dealt with and where the information contained in the notes/documents was supplied directly or indirectly each person through whom it was supplied received it in the course of a trade, business, profession or other occupation, or as the holder of a paid or unpaid office and the person who made the statement cannot reasonably be expected (having regard to the time which has elapsed since he made the statement and to all the circumstances) to have any recollection of the matters dealt with in the statement.

Signature:

Signature witnessed by:



data electronically or when manually inputting data and was something we were unaware of until this case. We have of course changed our processes to prevent this occurring again.

The unfortunate outcome for Mr Cordell of course was that it appeared to the Police that he was driving uninsured and was subjected to unnecessary Police stops. This was not Mr Cordell's fault in any way as he had a valid Insurance policy in force and was fully insured to drive these vehicles for the purposes permitted under this policy during the policy period.

We trust this letter meets the requirements of the Police and the Courts. Should you require any further assistance please do not hesitate to contact us.

Yours sincerely,

Mr Peter Wood

UK Specialty Operations Manager

REGINA V. SIMON CORDELL

APPEAL AGAINST CONVICTION IN RELATION TO AN ALLEGATION OF NO INSURANCE AT WIMBLEDON MAGISTRATES COURT ON 26TH NOVEMBER 2014

PARTICULARS OF THE CHARGE - 14th November 2013 at Brixton Hill

Police approached and said enquiries re no insurance, SC explained problems insurance not showing up on the MOTOR INSURANCE DATABASE

Call made to SC insurance broker Broadshaw. Police not happy with this. He made phone calls to KGM stating that there were lots of tools in the vehicle. PC Geoghan Metropolitan Police. Clarify limitation on use MT3574694.

S Cordell call from police 141113 Recording

Thank you for calling KGM introductionselect correct dept from the following:

Thank you for calling KGN accounts department To speak to an account handler please press 1

Female: Hello KGM

PC G: Hi there it is PC Geoghan from the Met Police I need to speak to someone about a policy of insurance a gentleman claims to have with you Female: Okay if you hold the line I will pass you through to our underwriting department

Carl KGM: Good afternoon Carl speaking how can I help

PC G: Hi there it's PC Geoghan from the Metropolitan Police I've got a gentleman stopped and he has produced a certificate of insurance from KGM and I just wanted to clarify some of the limitation on the use.

Carl: Okay do you have a policy number PC

G: Yeah I do it's MT3574694.

Carl: It's a Motor trade policy. Yeah I might have to forward you to another

Department

PC G: Yeah sure

lessica: Hi you have been passed through to lessica from KGM how can I help PC G: I have a gentleman here who has been stopped with an insurance certificate issued by KGM. I've got a policy number and other details lessica: Okay I can see that from my screen

PC G: Basically, it says motor trade and SDWP and use motor trade purposes- Looking at vehicle its got a load of tools in and they appear to be workmen doing sort of work odd jobs here and there. Is that something motor trade would cover? lessica: No, he just covered for road trade, road risk only and SDWP and would not cover for any other occupation

PC G: Okay right, right. He's claimed he bought the vehicle today or yesterday and he's not able to produce any proof that he has done that lessica: Rights

PC G: Em does he have to notify you of any vehicles

Jessica: When a client purchases a vehicle, they have 14 days to make us aware. If they didn't within 14 days they don't make us aware then they're not covered but anything like this happened we do need proof to show that he had only had it within the 14 days otherwise it would not cover it we need to obviously we would not ask for proof normally but say if he has like pulled over now we would ask because he could just say he bought it yesterday or a week ago and we would still cover him.

PC G So it definitely does not cover him on the if he literally going around with tools in the van doing jobs that is not something he is covered for Jessica Certainly not

PC G: That's not something he is covered for Jessica: No certainly not

PC G Can I just get your name obviously for my notes

Name: Jessica Kempton DOB 02.02.1992 Phone: 0208 530 1822

Underwriting Department

PC G Thanks very much for your help

22.11.2013 Emails:

vrescharlton@met.police.uk at 17.14 hrs - no reply

<u>charltondocuments@met.police.uk</u> - forwarded email of 22.11.2013. This email was sent on 24.11.2013 at 13.33 hrs

Email read on 24.11.2013 by Rob.Guy@met.pnn.police.uk read the email on

24.11.2013 at 17.02 hrs

Emailed broker on 25.11.2013 at 10.06 hrs email

martinienkins@broadshawdirect.com - all emails sent to compound forwarded.

Spoke to PS complaint made on CAD6768/14NOV/13 Cost of recovering the van £190 Ref: 474782

Details of search of van: KGM recording. (FROM RECORDING 26_II_2013_II_53_Kelly Tiller Kelly call to compound

Thank you for calling KGM introduction hold whilst we connect you to our underwriters

Charlton Car pound: Good afternoon James speaking

James KMG: Hello James is Kelly there please. Who's calling please?

Charlton Car pound - Car pound Metropolitan police service

James KMG: Yeah one second please. Okay I will just put you through

Kelly Tiller - Hello Kelly speaking

Gareth: Hello Kelly my name is Gareth, Manager of Charlton Car Pound Metropolitan Police Service I'm dealing with a Mr Simon Paul Cordell something about the tools in the back of his vehicle Kelly: Correct yeah

Gareth: All I can do is I've looked at the seizure notice which would be given to Paul at the time and any property left was blank so if there was any tools in the back normally that would be registered as tools in the rear of the vehicle Kelly: Right okay because we had a call from the police Gareth: Yeah

Kelly: He advised that there were tools in the vehicle Gareth: Do you want to speak to him a moment Kelly: Who Sorry

Gareth: Paul because I have got him in front of me

Kelly: Yeah that's fine

SC Hello Kelly: Hello

SC: You alright Kelly

Kelly: Okay what have they given you there

SC: They have not given me anything but he did explain to you on the phone that there's' no tools on the vehicle on their CADs and in any case, they would write that down tools in the vehicle and so forth Kelly: Right okay and has he gives you a print out of this.

SC: No, you will have to ask him yourself Kelly: Right can you pass me back to him

Gareth: Hello Kelly

Kelly: Hello, right okay so if there was any kind of tools in the vehicle it would be stated on there

Gareth: Well yeah what happens on the roadside a police officer will issue a seizure notice and he will say do you want to take any property out of the vehicle, normally they take sat navs, wallets, money whatever Kelly: He could have taken the tools out of the vehicle

Gareth: Well I do not know I am not going to comment on that to be perfectly frank with you all I can do is comment on the paperwork that I see in front of me Right okay Gareth: And there was nothing left in the vehicle Kelly: At the time of when it come in but obviously Yeah

Kelly: He's had the opportunity to take items out of that vehicle Gareth: But then it would have been mentioned that he had done that and there is nothing there saying that he had and it would have also mentioned what was taken on the seizure notice yeah

Kelly: Is there any chance you can forward me a copy of this

Gareth: No we are not allowed to under the Police Act and God knows what else. All

I can confirm is what I have seen on the seizure notice

Kelly: Can you confirm that in an email to me please

Gareth: Right what you do

Kelly: I have already emailed yourselves and

Right

You've replied to say you would not have anything like that on record and I just need you to pop me over an email to say that

Gareth: If you go to Charlton car Charlton documents and I can reply from there because we have firewalls and God knows what else Kelly: So you don't use the vcse one of whatever it is called

Gareth: No if you do charltondocuments@met.police.uk. What I am going to do I am going to bring up a copy of this seizure notice just double check that I have done everything right for you Kelly: Are you a police officer

Gareth: No I work at the compound I am just one of the little plebs

Kelly: I have just forwarded you over a copy of the email and the reply that I got from the vres Charlton@met.pnn.police.co.uk

Gareth: What I will do I can only go on what we have got here and I'm just bringing it up now if you bear with me. I am looking at the copy of

Kelly: Is that from a PC Geoghan

Gareth: Bear with me at the end of the day it is just a signature Kelly:

Oh, alright okay

Gareth: All I can say is property left in the vehicle there is nothing in their Property removed from driver that is blank as well but obviously he did not remove anything else as that would have been registered Kelly: Yeah

Gareth: He would have told the officer there's tools in there be careful as they're part of me trade Kelly: Yeah

Gareth: Then that would have been registered they were within there. We take them out and piut them into our property store for safe-keeping and then when he comes to collect them, they get given back then

Kelly: Right okay that fine it is just when we got a call from the officer when he has Mr Cordell at the road side, he has advised us that he is carrying tools in his vehicle Gareth: Well I can't comment on that I can only go on the information on that seizure notice and there was nothing been entered that the gentleman removed anything or there was anything left. That's all I can say

Kelly: That's fine no worries so if you can just reply to my email there and then that will be great. Thanks for your help.

Email from Kelly Tiller to compound. Case Number: 011401009802

REQUEST FROM MAGISTRATES COURT VIA EMAIL = smglondonmc@hmcts. gsi. gov.uk

Summons reply sent in by email on 22nd May 2014 at 14.19 hours with not guilty plea attached

Receipt from 23rd May 2014 GL-SWESTERNMCENQ [smglondonmc@hmcts.gsi.gov.uk]

Phone call from Simon's mother who confirmed receipt of the email.

Convicted in absence on

Application to re-open case email sent on 11th September 2014 Email acknowledged

from the court to

FW: Clerks Notes for Simon Cordell

From: Lorraine Cordel! <<u>lorraine32@blueyonder.co.uk</u>>
To: 'Micheal McKee' <<u>m.mckee@michaelcarrollandco.com</u>>

Priority: Normal

Date 23/02/2015 13:29

---- Original Message --

From: GL-SWESTERNMCENQ [mailto:swqlondonmc6hmcts.qsi,gov.uk J

Sent: 16 February 2015 09:57

To: 'lorraine326blucyonder.co.uk *
Subject: Clerks Notes for Simon Cordell

With reference to your e-mail of the 10th February please find attached clerks note's from the trial on the 26th November as requested.

Miss J Lee Administration Officer Lavender Hill Magistrates' Court 176a Lavender Hill, London, SW11 1JU

Tel: 020 7805 1470

♦Please note's As of June 2nd 2014 Our fax will be GOLDFAX No: 0870 324 0299*

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of 2 23/02/2015 18:

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Willesden Magistrates' Court Code 2571

Correspondence Address: 448 High Road, London NW10 2DZ
Opening Hours: Monday to Friday 9.00am to 4.30pm
Telephone: 020 8955 0555 Fax 324 0240

Telephone: 020 8955.0555 Fax324 0240

Mr Simon Paul CORDELL 109 Burncroft Avenue Enfield Middlesex EN3 7JQ

Case number; 011403134612 Bom: 26 January 1981 Driver number: CORDE801261SP8LV

Notice of endorsement of driving record

Order

The court has ordered that your driving record be endorsed with the penalty points stated below.

Further Information

For more information about disqualification or endorsement see:

www.gov.uk/penalty-points-endorsements

J.Vantyghem

Justices' Clerk

Offences and orders

011403134612/2 DVLA Code: R042 01/01/2014 Original offence re-heard

Date: 26 January 2015

Driving record endorsed with 6 points.

Ref. A20140377

6-8 Penrhyn Road Kingston upon Thames

5th March 2015

Before

MR RECORDER APPELANT (Sitting with Justices)

IN THE MATTER OF AN APPEAL AGAINST CONVICTION

BETWEEN:

SIMON CORDELL (Appellant)

- and-

THE CROWN (Respondent)

MR JAMES KENNEDY appeared on behalf of the Appellant

MR GAVIN POTTINGER appeared on behalf of the Respondent

TRANSCRIPT OF PROCEEDINGS

Transcribed from the official digital recording by
MARGARET WORT & CO
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THE CLERK OF THE COURT: Are you Simon Cordell?

THE DEFENDANT: Yes, that's correct.

THE CLERK: Thanks. Take a seat.

THE RECORDER: Mr Pottinger, yes?

MR POTTINGER: My learned friend Mr Kennedy is for the appellant. Your Honour,

the \sim this is a case of no insurance.

THE RECORDER: Mm.

MR POTTINGER: The defendant was stopped on Brixton Hill in a Ford Transit with a colleague. There are some disputes as to facts but according to the officer he appeared to be working at the time. There is in place a valid policy of insurance for that vehicle, the vehicle covering social, domestic, pleasure and motor trade purposes but not work.

THE RECORDER: Social, domestic...?

MR POTTINGER: Pleasure and motor trade purposes. I've been -1 was looking at Archbold with my learned friend just to see as far as what issues — who the burden is on. The prosecution have to prove that the defendant used a vehicle on a road. Once that is established, it's for the defendant to prove there was a valid policy of insurance in force at the time. There's no dispute the vehicle was being used on a road, there's no dispute there was a valid policy of insurance in force at the time. The dispute here is the nature of the use at the time and in the place. I just want to check before we start on whom that burden falls.

THE RECORDER: Right.

THE RECORDER: I agree. Because if you can't prove it

MR POTTINGER: Well, the Crown have — we have evidence that we say shows he was working at the time.

THE RECORDER: Working?

A MR POTTINGER: The defendant will say other -- but who's — who's got to prove it and to what standard.

THE RECORDER: I understand. Exactly.

MR POTTINGER: The --1 mean, it's — it's clear that the Crown say he was in work B clothes with a friend, covered in paint.

THE RECORDER: Yes.

MR POTTINGER: On a weekday afternoon. And he was -- gives some kind of explanation.

THE RECORDER: So if I drove home in my robes that might indicate that I was working instead of commuting?

MR POTTINGER: If — well, that's the issue. Because there -- there is no dispute that there was in policy — in force a valid policy.

D THE RECORDER: Has -- has anyone got this policy?

MR POTTINGER: There's some correspondence which has been obtained, yes. The officer at the time made enquiries with the insurance company.

THE RECORDER: Okay.

MR POTTINGER: But whether it covers the use -- and I --1 do also have recollections that — I just want to see if I can find a reference because I -----

THE RECORDER: Do you? Well, I think — I think you need to find ------

F MR POTTINGER: I think there are cases covering where there's a clause in the policy and what — what exactly offence, if anything, committed.

THE RECORDER: Yes.

MR POTTINGER: I just want to check that.

THE RECORDER: Yes, I think — I think you need to.

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MR POTTINGER: I was thinking -- just looking it up before that was fine but actually, thinking again, we're not ready because we just need to check this point of law.

Α

THE RECORDER: Yes, you need to clarify that. My knee-jerk reaction is that it will be on the Crown to prove that ------

MR POTTINGER: That's my knee-jerk reaction as well.

B THE RECORDER: ---but I -----

MR POTTINGER: But I just think we should clarify it.

THE RECORDER: I agree entirely. Mr Kennedy, any views?

c MR KENNEDY: I agree with everything that's been said.

THE RECORDER: Okay.

MR KENNEDY: It's a single-issue case.

D

THE RECORDER: Yes.

MR KENNEDY: Whether he was using that vehicle for working that day.

THE RECORDER: Right.

E

MR KENNEDY: That's the issue.

THE RECORDER: Can you help me with this? Whose -- whose policy is it? Is it a work policy? Is it a domestic policy? What are we talking ------

MR KENNEDY: It's his -- it's his policy.

F

THE RECORDER: It's his policy. And has he got a copy of it?

MR KENNEDY: Yes. We've got a copy available.

GTHE RECORDER: Could — could — could we see a copy of it ---

MR KENNEDY: Sure.

THE RECORDER: ----- whilst this is going on so that we can at least have a look at what's -- what's happening.

Η

MR KENNEDY: Mm.

THE RECORDER: If you'd like to hand it to the clerk, maybe she'd be good enough to copy it for us and bring it through to us. We'll rise until you've sorted it out.

MR POTTINGER: Yes.

MR KENNEDY: I've got spare copies so

THE RECORDER: Oh thank you. That's even better. Good. Thank you very much.

Let us know as soon as you're ready.

MR POTTINGER: Yes.

(There followed a short adjournment)

THE RECORDER: How are you doing, Mr Pottinger?

MR POTTINGER: Your Honour, I think gut-feeling is the right feeling so -- we didn't find a case directly on point but I think just looking at it very carefully and standing back, because the use has to be proved then it's the

THE RECORDER: Yes.

MR POTTINGER: And that's the fairest way of dealing with it in any event.

THE RECORDER: So the issue as far as the Crown is concerned is whether or not

he was working at the time? Is that it?

MR POTTINGER: Yes.

THE RECORDER: Because -----

MR POTTINGER: Or whether he was -- well, whether he was using the vehicle for

work purposes.

THE RECORDER: Yes. What concerns me is — is whether or not we in any event have enough information. Because this is merely the certificate of motor insurance. There should be a schedule of motor insurance. Is that available? The actual policy. Because it is the experience of those on the Bench that on occasions it is very difficult to ascertain the point that's being made here and that the policy itself may have a different specification to that set out on the certificate. In other

words, if KGM were asked "In the circumstances that we, the defence, put before you, was this man insured?" and the answer is "Yes" then how can this court adjudicate on this matter now in the absence of that information? Do you have that information? There's a nodding going on from behind you.

MR KENNEDY: The information I have comes from the appellant himself regarding his version of the facts which is that — his contention is that he was driving to go and see somebody about ------

THE RECORDER: Yes.

MR KENNEDY: ---- the possibility of future work.

THE RECORDER: Right. I appreciate that.

MR KENNEDY: And -- and he spoke to his insurers-----

THE RECORDER: Yes.

MR KENNEDY: ---- and asked whether he would be covered if that were the

position ----

THE RECORDER: Right.

MR KENNEDY: ---- to which the answer was Yes.

THE RECORDER: All right.

MR KENNEDY: I — I don't believe he can contend that if he were using it as a tradesman for working - which is the Crown's position - that he would have been covered.

THE RECORDER: Right. So he doesn't contend that. But you're saying that in fact he has evidence of or he has hearsay evidence of -1 don't know which it is at the moment - the fact that KGM say he would have been covered for what he was doing at the time?

MR KENNEDY: He does. And I don't -- and I don't think the Crown take issue with that.

THE RECORDER: All right.

MR KENNEDY: Having discussed the matter briefly with the Crown, it really is a

question (Inaudible).

THE RECORDER: Of what he was doing at the time. All right.

MR KENNEDY: Yes.

THE RECORDER: I'm jumping the gun. Thank you.

MR POTTINGER: Well, I

THE RECORDER: Over to you, Mr Pottinger.

MR POTTINGER: I don't - the -1 don't - I

THE RECORDER: If you call your evidence to show us that he was not covered and

then we'll take it from there.

MR POTTINGER: Well, we — we — we simply show what he was doing at the time and what he said to the officer.

THE RECORDER: Yes. And so if you want to adduce your evidence that says that he was driving not in accordance with this policy, then we can get on with it, can't we?

MR POTTINGER: Yes. I don't know whether I'm being told I've been ~ I've made a concession which I haven't necessarily made.

THE RECORDER: All right.

MR POTTINGER: That — that's the point.

THE RECORDER: Well, listen. I think I'm — I'm -- I'm sort of jumping the gun

here. We're -- we're concerned about the civil aspect of this.

MR POTTINGER: Yes.

THE RECORDER: And it may be that it will come to a position when in fact we can't carry on. But from what I've heard from the two of you at the moment, let's get on with it. And if it gets to that point and we think there's been an injustice done because it needs more input from KGM, then we'll say so. My concern is this -I'm quite frank - that I think this would be the simplest thing in the world to sort out, that somebody ought to get a letter from KGM and say "In the circumstances as told to us by Mr Cordell he is..." or "...isn't covered." If the Crown then say, "Well, what he's telling them is a load of porky pies" then you have a case.

MR POTTINGER: Yes.

THE RECORDER: But without knowing the first part -----

MR POTTINGER: Well, I've not seen anything and I — because I know the officer rang the company and said he's — he's using it for work but — but clearly the — touting for work or whatever. I don't know what the — what the position is as far as that's concerned. That's -- that's a matter for the defence to prove and at the moment they

MR KENNEDY: Well, I'm getting slightly lost here and it's probably my fault. My understanding of this case is this, that he has an insurance policy for that vehicle. It wouldn't cover him if he were working. The Crown say that he was working. They're — they're about to call evidence to say so. His -- he says he wasn't. He says that he was going to see somebody about future work and I don't — as I understand it, I don't think the Crown suggest that if his position is correct or cannot be disproven that they — that his insurance was invalid.

THE RECORDER: That's -- that's the point.

MR POTTINGER: Yes.

THE RECORDER: Are the — are the Crown taking that stance or not? Or are you saying, irrespective of what he says about it on that date now, and the Crown have the advantage of hearing what he said about it, presumably, at the court below, if your position is "We say, irrespective of what he said, he wasn't insured" then we need to sort that out. If you say — if you accept his version of events, "We accept he was insured" then we can bat on. Or we can bat on anyway.

MR POTTINGER: Yes.

THE RECORDER: But the point about it is all I'm trying to do is pre-empt- MR

POTTINGER: Yes.

THE RECORDER: ---- a situation where we suddenly have to start making enquiries from an insurance company. But all we're doing in fact is chewing the breeze and wasting time.

MR POTTINGER: Yes.

THE RECORDER: So let's get on with it.

MR POTTINGER: Well, let's just carry on.

THE RECORDER: Yes. Fine.

MR KENNEDY: Well, sorry. Can I establish whether the Crown -- it's set out in one-line following caution - "You don't know nothing. I was trying to get a job here. You don't understand, man." That in a nutshell is his position.

THE RECORDER: Thank you.

MR KENNEDY: That he was going to see somebody ----- THE

RECORDER: Right.

MR KENNEDY: ---- about obtaining future work. My -----

THE RECORDER: I've got it. Mr Pottinger, is that accepted? So that in other words what -- what we're asking the Crown is do you accept that if in fact he was only going to look for work, as he asserts, that he was covered?

MR POTTINGER: (After a long pause) I just (Inaudible). Not necessarily. I'm just thinking whether -- whether that — because obviously it's social, domestic, pleasure and motor trade purposes. If -- if a man is driving round in rounds touting for work with a van and cards for work ------

THE RECORDER: Well, this is what concerned me.

MR POTTINGER: And there are cards in the van. I am concerned. I'm not sure that necessarily is

THE RECORDER: I have my cards in the car. It doesn't mean I'm driving round touting for work.

MR KENNEDY: Can I -- can I expand then. Not touting around looking for tradesman work or — or the like but was going to see somebody at a building that was going to be turned into a club, looking for a management role in the club.

THE RECORDER: Yes.

MR KENNEDY: That's what we would say clearly. So it's not — it's not driving around looking for handiwork. The Crown's evidence seems — they're — they're obviously not constrained by what's simply in the one witness statement but it does seem geared very much towards saying that he is a tradesman going about his daily work.

THE RECORDER: Does the Crown know what its case is?

MR POTTINGER: Well

THE RECORDER: I — I — I'm really concerned about this because I'm concerned just taking it off one piece of paper, the certificate.

MR POTTINGER: Yes.

THE RECORDER: There is a policy in existence. There must be.

MR POTTINGER: Yes.

THE RECORDER: And the policy should set out the details of this certificate. Q And the Crown should be able to look at that policy and say Yes or No to the proposition that's being put forward or "We will make enquiries". Let's say, for the sake of example, Mr Cordell had run into the back of a police car and dented it and the insurance company had said "You weren't covered because of what you were or weren't doing" then we know where we are. What we don't know at the moment is what the insurance company say about what he was doing at the time on D his version of events. And without knowing that, how can we know whether he was covered or not just on the basis of a certificate of motor insurance which is not the full policy which may say or may explain whether or not he is? That -- that's my real concern about this. I — I think this — this situation is — is

MR KENNEDY: I can't take an unfair advantage and I wouldn't seek to. The E Crown — well, they had the advantage at the lower — at the lower court ------

THE RECORDER: Exactly, yes.

MR KENNEDY: — of knowing what the position is. But it's the Crown to -- it's p the Crown to prove the -- that the -- well, (Inaudible), I suppose.

THE RECORDER: I — I am unhappy about proceeding without input, proper input, from KGM. That's the bottom line. You need it and you need it and it should have been done.

MR KENNEDY: Well, I have the hearsay evidence. I'm not sure that I do ------

THE RECORDER: Yes.

MR KENNEDY: — need it for — for this reason. If it's — the burden is on the ^ACrown. Once you've got a prima facie valid insurance document, which we have

here, then it was conceded by the Crown a moment ago that the burden lies upon them to show the driving was outwith that.

THE RECORDER: Well, if -- if -- I -- that's as I understood it but Mr Pottinger seems to be wavering on that and that's why we're revisiting this ground for about the third time. Mr Pottinger, simply put, do you accept it or not? If the answer is not, then we're back to square one. If the answer is Yes, we can get on with this hearing.

MR POTTINGER: We accept that there's -- there's no doubt that that policy was in place and the officer made an enquiry with the insurers that day saying "Does it cover this use?" He didn't make an enquiry "Does it cover....."

THE RECORDER: Well, you call your evidence. We'll see.

MR POTTINGER: Yes.

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THE RECORDER: That's enough of this.

MR POTTINGER: I'll call PC Gairigan, please.

PC RORY GAIRIGAN, Affirmed Examined by MR POTTINGER

Q And, you are - is that right? - PC Rory Gairigan?
A Yes. Police Constable Rory Gairigan of the Metropolitan Police Service attached to Cavendish Road police station.

Q And you were responsible for stopping Mr Cordell's vehicle - is that right? - on 14th November 2013? Is that right?

A Yes, that's correct.

Q Did you make notes of your duties that day? A Yes, I did.

Q And was your memory of events better when you made those notes than it is today?

A Yes.

THE RECORDER: Any objection?

MR KENNEDY: No, thank you.

THE RECORDER: Thank you, officer. Look at those notes if you need to.

A Thank you.

MR POTTINGER: It was -- (To Mr Kennedy) I can lead on the date and time? Is that right?

MR KENNEDY: Yes.

MR POTTINGER: Yes. It was 14th November. That's a Thursday? Is that right? A Yes, that's correct.

Q 1300 hours? Is that right? And you were in Brixton Hill? Is that right? A Yes, Brixton Hill.

Q And what was the nature of your duty, please? A It was a traffic operation.

Q And what -- what — were you monitoring the traffic flow and stopping various vehicles for checks? A Yes.

Q Is that right?

A Yes, there were officers up and down Brixton Hill and I believe there were also a couple of officers who were sort of spotting vehicles further up the road.

Q Right. And were you given a registration number to - to stop?

A Yes. Over the radio I received a message relating to a vehicle and that vehicle — actually I expected my colleagues to pull it over further up the road and for whatever reasons they didn't.

Q But you stopped it further down? Is that right?

A Yes. Well, Mr Cordell was pulling over anyway.

Q And so you walked up to the vehicle and -- and who was the driver, please? A Mr Cordell.

Q And was there anybody — what conversation did you have with him, please? A So I walked over and explained to him that I was obviously stopping him - granted he'd already stopped - and that I was wanting to check his driving documents, specifically obviously driving licence and insurance.

Q And what did he say to that?

A He said that he's -- "I'm busy. I'm just off to do some work" and as part of that he sort of gestured towards what — a building that used to be the South Beach nightclub or bar on Brixton Hill.

Q Just before you go any further, the vehicle itself -- what kind of vehicle was it? A It was a white Ford transit van and the vehicle registration mark was Charlie X- ray 52 Julie Romeo Zulu.

Q So he said "I'm busy. I'm just off to do some work." What did you then say to him? A Obviously I explained to him that I needed to check his documents.

Q And what else did he say?

A "Well, I'll give you my insurance but I'm just going to be there to do some work."

Q And what was he pointing to, please?

A Towards the South Beach nightclub or bar on Brixton Hill.

Q And what did you then explain to him?

A I explained that he'd have to sort of wait with me whilst I obviously checked th documents that he was producing.

Q I think he gave you his name and date of birth, 26th January 81? Is that right? A Yes, that's correct.

Q Was there anybody else in the vehicle?

A Yes, there was a passenger in the vehicle, in the front cab of the van, and that gentlema was a male, Dean Reid, with a date of birth of 11th February 1992.

Q And he showed you an insurance certificate? Is that right? A Yes, that's correct.

Q And what was the cover shown on the insurance certificate, please?

A So it showed that Mr Cordell could drive any vehicle he owned or had possession of fo social, domestic, pleasure and motor trade purposes.

Q And given that, did you make any enquiries as far as the cover that was on his policy please?

A Yes, that's correct. I did so. And obviously given what he'd said to me at the time, I contacted a Jessica Kempton in the Underwriting Department at KGM Motor Insurance by telephone.

THE RECORDER: Is there a hearsay notice, please?

MR POTTINGER: No. Well, I — I was — I was not going to -- as far as you were - I don't want you to give the answers concerned, but did you — what did you tell

A the insurers as far as you were concerned was the use that the vehicle was being used for?

A I suspected the vehicle was being used for business purposes rather than any of **A** the social, domestic, pleasure or motor trade purposes and for that reason obviously I contacted them to see if it was covered, obviously suspecting that Mr Cordell wasn't actually covered to drive the vehicle on his policy that he produced.

Q Just tell us what Mr Cordell's appearance was, please, that day? What was he wearing?

B A In essence both Mr Cordell but also his -- his colleague or his partner, the passenger in the vehicle, they were both sort of wearing working clothes covered in sort of paint and dirt which again gave me sort of cause to suspect that they were out to do some

C Q What was the -- what was in the vehicle? What was the condition of the vehicle?

A It was, I suppose, what I might describe as just an average kind of builder's sort of transit van, loose sort of debris, loose items and general dirt in the footwell area and over the dashboard. In the front of the van also was quite a number of business cards and those business cards had the names Simon and Dean on there, a sort of **D** company name or a trading name of TS Enterprise and it also on that card offered a range of services including general repairs, painting and decorating, man & van, removals, cleaning and property maintenance services.

Q And so it's Simon Cordell, Dean Reid? That was the names of the two? A Yes.

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Q I think you then pointed -- is that right? You then took the view that they were driving without valid insurance for — for the purpose? Is that right?

A Yes. That's the view I formed. I obviously suspected it already but kind of at that point I was -- yes, I pointed out the offence of driving without insurance.

F

Q And you cautioned him? Is that right? A Yes, I did.

work for business.

Q And what did he say in reply to the caution?

A He said, "Nah, you don't know nothing. I was trying to get a job here. You **G** don't understand me."

Q What -- what had you proposed to do as far as the offence was concerned?

A Basically I would have issued a fixed penalty notice and obviously seized the vehicle also.

H

Q Without going into detail, were you — were you able to issue the ticket at the time? A Not initially, no.

Q But were you able to establish a satisfactory address at the scene of him? A Not at the scene, no, but subsequently we were able to issue a fixed penalty notice.

Q Again in general terms was Mr Cordell being co-operative? A No.

Q What was his demeanour and how did that develop?

A I would say unco-operative. I personally found some of the language he was using towards me quite offensive, some of the comments he was making.

Q Did you call for assistance from — from a senior officer at one stage? A Mr Cordell insisted at one point that — that an Inspector attend. Fortunately as it was, as I mentioned, a traffic operation, there was an Inspector within the sort of immediate area and an Inspector did come down and speak to Mr Cordell.

Q After the Inspector had left, were you still able — were you then able to issue the fixed penalty notice? A No, I was not.

Q I think you eventually - is that right? - arrested him? Is that right? A Yes. Unfortunately, I was inevitably having to deal with it by that way because, you know, he was so unco-operative.

Q But I think at the police station - is that right? - with the help of the custody sergeant you were then able to issue the fixed penalty notice? A Yes, yes.

Q Is that right? A Yes.

Q And I think you — you made a further check on the policy back at the police station to check it was social, domestic, and pleasure and -- and motor trade? Is that right? A Yes. I contacted MIB, the Motor Insurance Bureau.

MR POTTINGER: Yes. If you'd just like to wait there.

Cross-examined by MR KENNEDY

Q Officer, you compiled your notes shortly after this incident, did you? A Yes, that's correct.

Q And they're — it's a pretty detailed note you took, isn't it, of this incident? A Sort of the standard I like to try ------

Q Yes.

A

A ---- and adhere to, yes.

Q Comprehensive, isn't it?

A Yes, I — as -- as best I can say, yes. C

Q All the relevant details that you could remember at the time of the writing of the notes? A Yes.

Q Now my questions really are geared towards a single issue here. It's whether this man was working that day in his van. Whether Mr Cordell was working. He wasn't stopped in

the initial -- what happens in these operations, isn't it, is that vehicles drive along and there's police at usually two different spots in the road and cars are stopped if you want to check their documents, cars and vehicles? Is that right?

Obviously different operations will be organised differently but, yes, in general that —that sounds about right.

Q And on this occasion Mr Cordell -- he wasn't actually stopped, he pulled up of his own accord close to where this operation was taking place? A Yes.

Q And then you went and approached him? Is that right? A Yes, that's correct. F

Q And you formed the impression, you have told us in as many words, that he was working that day? A Yes.

Q Working as a — as some sort of tradesman that day?

Yes. G

Q Just to cover quick points, you didn't see him working? A No.

Q You did not speak to anyone he was working for? A No.

Q You did not seize or view any paperwork pertaining to him working that day? A No.

Q When he was cautioned, he said "Nah, you don't know nothing. I was trying to get a job here. You don't understand, man"? That's what you've noted? A Yes.

Q Isn't it the case that before he made that comment following arrest that he was explaining to you that he wasn't working and that he was actually going to see someone about getting future work?

A The only comment I've made in my notes is — is that initial one which stated -- where he stated "I'll give you my insurance but I'm just going in there to do some work".

Q Forget your notes for a moment. Let's concentrate on this phrase, this agreed phrase - "Nah, you don't know nothing. I was trying to get a job here. You don't understand, man." Okay? Before he said that, isn't it the position that he was explaining "I was trying to get a job here"?

A I don't recall that. My — my recollection is that he was there to try and get some work.

Q All right — sorry?

A He was there to try and get some work. So whether it — I don't know whether you're asking me about a job or work. It's ------

Q That was — that was what he said? "I'm there to try and get some work"? A Yes.

Q Now we know he said that after arrest. Yes? You've noted that.

A I don't believe it was after arrest.

Q Sorry. After caution.

A Yes, after caution.

Q Yes. He'd said that earlier before that, hadn't he?

A Sorry, can I ask you just to go over that again?

Q Yes. Right. You've said how you cautioned him. And you reasonably suspected Mr Cordell was driving the vehicle for business purposes. You pointed out the offence of no insurance and then you cautioned him to which the response

A was "Nah, you don't know nothing. I was trying to get a job here. You don't understand, man." Okay?

A Yes, that's correct.

Q So after the caution he said to you that you weren't understanding him and that he was trying to get a job? B

A Yes, that's correct.

Q Okay. Now what I'm suggesting to you is before the caution there was a conversation in which he was trying to get you to understand that he was looking — he had an appointment to see someone about future work.

- c A I don't recall that, unfortunately.
 - Q The ~ it might just be a turn of phrase but you said that he was wearing working clothes in paint covered in paint and dirt. That caused you to suspect he was working? Yes? A Yes.
- D Q The there was a dispute by the roadside, wasn't there, about whether he was working? A Yes, yes. That is fair to say.
 - Q And he was saying he wasn't and you were saying he was? A Yes.
 - Q Right. The initial conversation with him or the initial interaction with him you have said
- that he said "I'm busy. I'm just off to do some work. I'll give you my insurance. I'm just going in there to do some work." He never said that, did he? A Well, I believe he did, yes.
 - Q You've just said a moment ago that he was disputing that he was working?

A Yes. He subsequently did dispute that. F

Q Right. So you're saying there was this change of tack? Is that your evidence? A Yes. My evidence is that Mr Cordell when he realised that the trader's policy wasn't going to sort of pull any wool over my eyes, he actually became -- that's what caused him to become unco-operative towards me, when he realised that actually he wasn't going to be successful in fobbing me off.

G

Q Well, I suggest to you -- I'll make it plain. His case is that you are either being untruthful or mistaken when you say that he said that he was off to do some work? A Well, I certainly am being truthful.

Q So we've got in terms of your - obviously informing your thinking of why he — why you thought he was working, you've got — it was a -- it was a week day and it was during working hours? Yes?

A Yes.

Q That's equally consistent with going to see someone about future work? Would you agree?

A Yes, it's — in and of itself it's not enough, no.

Q You make the point about his what you say were working clothes covered in paint and dirt?

A Yes.

Q I suggest to you you're wrong about that and in fact he had on maybe scruffy jeans but he wasn't in workmen's clothing?

A (No audible reply)

Q You're wrong, aren't you? He had scruffy jeans on but he didn't have workmen's clothing?

A Well, I — I can't recall the exact clothing but he looked to me like a builder from the paint, the — the dirt on his clothes.

Q But we've got no description of the clothing really, have we?

A If I just refer to my notes. Yes. In my statement all I — all I say is that they were dressed in clothing covered with paint and other dirt.

Q Jeans, overalls, colour?

À I don't recall.

Q This was a point you raised with him by the roadside and he explained to you that these weren't his — these weren't working clothes. Do you recall that?

A No. I don't recall that, no.

Q The cards that you rely on to -- that informed your thinking. Did you seize any of these cards?

A Yes, I did seize one of those business cards.

Q Have you got it?

A No. Unfortunately I do not have it with me.

Q Why not?

À I was unable to obtain it from the property store at Kennington police station.

Q Again this was a point that you raised with Mr Cordell by the roadside and he explained how the card wasn't for him working as a tradesman, rather that he has a company which acts as a middleman for tradesmen and that's why his name was on the card. Do you remember that?

A No, I do not recall that.

Q So we've got the time of the day, you've got his clothing, you've got the cards. Anything else?

A And his initial comment of course.

Q Workmen often, tradesmen, will carry tools around in a van, won't they? A Yes. Often.

Q Any tools? A Not that I recall, no.

Q There's no reference to tools in your statement, is there? A No.

Q I think you were asked about this at the Magistrates' Court. There's no secret. Thi matter has been before the Magistrates' Court. And I think it's right you gave the same answer you've just given, you don't recall there being any tools? A Yes. I don't recall.

Q You would have noted them? A I would like to think so.

Q If you're noting factors which suggest that he is working as a tradesman that day, there's no way you'd have left that out, is there?

A Well, never say never, I suppose. Obviously Mr Cordell was unco-operative, you know, throughout this sort of encounter from the moment he realised I was going to be looking — dealing with the offence that I had before me. But, no, I don't recall an tools.

Q Okay. I've got a -- you spoke to the insurance company when you were by the roadside, didn't you? A Yes, I did.

MR KENNEDY: I've got the — what I suggest is the tape of -- CD recording of this call. I just want to play an excerpt of it.

THE RECORDER: Well, is this the call that the officer makes?

MR KENNEDY: Yes.

THE RECORDER: Thank you.

(An excerpt from the recording of the telephone call was played)

MR KENNEDY: That's -- that's you, yes? A Yes, it certainly sounds like me.

(The recording continued)

Q You said to the insurance company there "Looking at the van, it's got a load of tools in"?

A Yes, yes. That does sound like that's what I said, yes.

Q And when you said that to the insurance company, you were lying, weren't you? A I don't recall lying. I'm faced with two -- obviously I've got my recollection and my notes and then I've obviously got that recording.

Q We went through that your notes were comprehensive. Yes? Didn't we? Officer? A Yes, you asked me, yes.

Q Yes. And we went through that you had outlined the factors informing your view that these people were working? Yes?

A Yes.

Q Obviously tools in the van would be an obvious indicator of that? Yes? A Yes.

Q No reference in your statement to tools?

A No. No reference to tools.

Q No reference to tools in the Magistrates' Court? Yes? A No. Yes, correct.

Q On the scene there you're ringing up the insurance company saying there's a load of tools in there - "It's got a load of tools in"?

A (No audible reply)

Q You — you were dishonest in your dealings with Mr Cordell, weren't you? A Well, I don't believe I was, no.

Q And it's not true that he said he was going to do some work. He said he was going to speak to someone about work? You had quite a conversation with him on the roadside. He was explaining to you?

A (No audible reply)

Q Yes?

A I don't recall the conversation we had, obviously the specifics of it, no.

Q You've told us about — do you remember that Mr Cordell spoke to the insurance company first?

A No, I don't recall that.

Q By the roadside what happens - see if this jogs your memory. Mr Cordell spoke to the insurance company about the insurance, yes? And then you — and then you rang subsequently. You were there when he rang them and then he was there when you rang them there? Yes?

A I — I'm sure he probably was with me when I called them.

Q Yes. And you've gone about — on about him being unco-operative and so on. What actually happened is he took affront to you ringing the insurance company and lying to them about there being a load of tools in the van? Do you remember that? A No. Unfortunately I do not recall that, no.

Q And he was saying "Why are you lying to the insurance company? Why are you saying there's tools in the van? There isn't." Do you remember that?

A No, I — I do not recall that, no.

Q That's the exchange, I'd suggest, that you're characterising as him being uncooperative?

A (No audible reply)

Q Mm?

A Sorry, I'm - is there a question?

Q That's the position, isn't it?

A No. I don't recall that. My -- my — I suppose my position would be that obviously on stopping the van I — I don't recall exactly when in the sequence I've -- I've contacted the insurance company. You see, I hadn't searched the van, I suppose. I — I — you know, I'd seen from a glance sort of loose items and debris in the - in the front of the van.

Q So you hadn't searched the van?

A No, I don't believe I had by the — when I was phoning the insurance company.

Q You hadn't searched the van-----A I was basing — I was basing-----

Q -----but you were telling them there was a load of tools in there?

A The conversation I will have had with the insurance company - obviously we've g the recording ------

Q Mm.

A -----will have been based on my interaction at the scene and from my notes and my recollection it was based on that front of the cab, that front area where obviously t driver and passenger were.

Q But what tools were in the front of the van then?

A So - so what I -1 would suggest is that the loose items I refer to in my notes - perha some of those items were tools but I — I don't recall.

Q Have you got your handwritten notes or the typed-up statement? A I've got my ------

Q It doesn't really matter.

A I've got my typed statement. I don't know if.....

MR KENNEDY: Is it the same as the notebook?

THE RECORDER: I'd like to see a copy. Have you got your actual notebook, officer? Have you got your actual notebook?

A Not from the time, no.

A Not from the time, no.

MR KENNEDY: The statement was......

THE RECORDER: Mr Kennedy, do you have a copy of the actual notebook?

MR KENNEDY: Right.

THE RECORDER: I'm slightly confused because at the outset of this officer's evidence it was put to him that he'd made notes and now it seems that we're not talking about notes, we're talking about a statement or a proforma.

MR KENNEDY: Were — were your notes actually in a statement format?

A Yes, a statement format so there -- 1 have a copy of that. MG11.

MR POTTINGER: The statement's dated 14th November.

A THE RECORDER: I'd like to see a copy of it, please. Thank you. When did you make this statement?

A (No audible reply)

THE RECORDER: I can't see a time or date-stamp on it.

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MR KENNEDY: Yes, I know. That's-well.....

A It will have been 4.30 pm in the writing room at Peckham.

THE RECORDER: How do you know that?

A It's on the rear of the — the sheet.

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MR KENNEDY: Well, what do you have there? Oh sorry. That's the — is that

the originals?

A No, this isn't an original, no.

THE RECORDER: Well, let's carry on. And I'd like to see, after the short adjournment, all the documents that this officer has been referring to. I'll hand this back now. And I want to see the originals that this officer is relying upon.

MR POTTINGER: Yes, the - it's the - just -----

THE RECORDER: Not now.

MR POTTINGER: No. I'll just-

THE RECORDER: Let Mr Kennedy finish.

MR POTTINGER: Certainly, your Honour. What the — what the document was that he — he relied on.

THE RECORDER: Thank you. Mr Kennedy, forgive me for interrupting. We'll deal with it later on.

MR KENNEDY: So he was arrested, wasn't he?

G A Yes.

Q The van was seized? Is that right? A Yes, the van was seized.

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A Q When you seize a van, you produce a seizure notice? Is that right? A Yes, that's correct.

Q That would note --1 haven't got it to hand. Have you got that? A I don't have it here at the stand with me, no.

Q No. But in general terms a seizure notice would note what the vehicle — who — who the vehicle's been seized from? Yes?

A Yes.

Q What the vehicle is?

A Yes.

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Q Contents of the vehicle? A Yes.

Q And so if there were tools in the vehicle then they would be noted, wouldn't they? A I believe that the particular interest is around the value so if it's something of value then it's recorded. So if tools are of a value to the individual then, yes, they are, they will be recorded, yes.

Q Well, I mean, let's use your — let's use your phrase, "a load of tools". If you seize someone you believe to be a workman's vehicle and it's got a load of tools in it, i.e. their livelihood, part of their livelihood, a seizure notice would be obliged to cover the fact that a load of tools had been seized, wouldn't it?

A Again I -- again I would come back to — to what extent they're of value. Certainly if it was sort of large machinery then, yes. If it's maybe a couple of screwdrivers on the dashboard then I can see why that might get overlooked. But, yes, in general you do record what's -- what's in the vehicle, yes.

Q Tools of the trade from a trade — you can't just go about taking a tradesman's van with a load of tools in it without giving them a receipt telling them what you've told -- showing them what you're taking (Inaudible)?

A Correct.

Q I don't know if you — did you draft the seizure notice in this case? A I do not recall.

Q No. There's no reference on the seizure notice in this case -- I think it will be agreed in due course. No reference to tools on the seizure notice. Are you able to explain that? A No, I'm — I'm not able to explain. I — I don't recall whether it was myself or another colleague that completed the seizure notice.

Q All right. Just to make Mr Cordell's position plain, I accept you formed the impression that he was working. But he told you he wasn't. Yes?

A Yes. Ultimately over the course of that interaction he did dispute that, yes.

Q And when you say that at the outset of the conversation he told you he was working, I suggest you're being dishonest?

A No. I would reject that.

He was being unco-operative.

Q And the reason he was arrested and the van seized rather than a fixed penalty notice—you say it's because he was being unco-operative? Yes?

A In terms of the seizure?

Q In terms of why this wasn't dealt with by way of a fixed penalty notice, why it was dealt with in terms of him being arrested and then the van needing to be seized. A Yes.

Q Because you say he was being unco-operative. I suggest to you he was standing his ground saying "I haven't been working here" and was saying "Why are you lying to my insurance company?"

A I don't — I don't recall him saying that I'd lied to the insurance company.

THE RECORDER: You certainly hadn't told them the truth, had you, on the face of it? A I certainly acknowledge there's a discrepancy there, your Honour.

THE RECORDER: Yes.

MR KENNEDY: Thank you. Nothing further.

Re-examined by MR POTTINGER

Q Did you — you said he became unco-operative and at a later stage claimed that he was looking for work rather than working? Is that right? A Yes.

Q Had you mentioned the insurance before he — in terms of him saying that he was actually looking for work rather than working, can you help us when that change happened?

A As soon as — for me anyway, as soon as I'd asked — as soon as I'd asked for his documents initially and he'd said "Oh, you know, I'm busy. I'm just going to go in there and do some work" for me the — the suspicion was there, "Well, I need to make sure on the insurance that it covers him for..." — "...for business" and then of

course over the process of saying "Can I see your insurance certificate?" and so on, yes, it's become clear that I'm digging into his insurance.

Q Can you actually recall seeing anything in the vehicle apart from loose items and debris?

A No. Loose items-----

Q And the cards?

A ---- the business cards and debris, yes.

MR POTTINGER: I've got no further questions. Does your Honour have any questions?

THE RECORDER: Yes. Was it a solid van or an open transit?

A My apologies, your Honour. Can you repeat-----

Q Was it a solid van or was it an open-backed-----

À It was a closed-----

Q Closed.

A ---- panel van.

Q Did you look in it?

A No, not initially, no. I don't believe I did.

Q Did you see any ladders?

A No, I don't recall any ladders.

Q Paint pots?

À No, I don't recall any paint pots.

O Tools?

À I don't recall any tools.

Q Thank you. You rang the insurers having been given the certificate of motor insurance? Is that right?

A Yes, that's correct.

Q Where did you get the phone number from?

A (No audible reply)

Q I can't see it on this certificate. Perhaps it's just my eyesight but.....

A I don't recall where I got the number from.

Q Right. I think somebody knows but we can deal with that later on. You don't recall anyway?

A No.

- A Q Thank you. Anything else? No. Thank you, officer. That's all. I would like you to remain at court, please, and I would like you to produce all the notes that you've relied upon this morning and hand them to Mr Pottinger. Thank you. A Yes, your Honour. Thank you.
- Q You may leave the courtroom but don't leave the building, please. A Yes, your Honour. Thank you.

(The witness withdrew)

THE RECORDER: Anything else, Mr Pottinger, you wish to call?

MR POTTINGER: No.

THE RECORDER: Any other evidence?

D MR POTTINGER: No.

THE RECORDER: That's it, is it?

MR KENNEDY: There's five minutes before lunch. I've got a submission. It's a ^ very short one. I can fit it in the five minutes.

THE RECORDER: Yes. Thank you. Fire away.

MR KENNEDY: Well, the burden is on the Crown to establish beyond reasonable doubt that Mr Cordell was working that day. They've only called one witness. I p suggest to you that he was a problematic witness and that in terms of the factors that he records that would suggest that he was working, they don't reach the threshold of beyond reasonable doubt. You've got that it was a work day during working hours but that doesn't really take the case anywhere. We've got a suggestion of paint on clothing. Well, you've heard that it's been challenged. It's a matter for you how much credibility you give that witness, but it doesn't take the G case to the threshold, I suggest. The same for cards. And there is - there's an absence — aside from that there's an absence of — of the sort of thing that you might expect to be produced to prove somebody was working. Your Honour just raised a couple but the list is long, isn't it! There's ladders, paint pots, tools, any paraphernalia. Not even a search of the van and no enquiries, it appears, made with — at the scene of the person he — it's — with anybody, no — no enquiries at the ® scene to establish that he was working.

What you do have — the height of the Crown's case would be the admission that the — by Mr Cordell that he said at the start "I'm just going to work". That's the height of the Crown's case. In my submission, you cannot rely on that being an accurate and truthful note of the conversation that he — because of the credibility issues concerning the one witness who gives that evidence.

So taking a step back, can the Crown prove beyond reasonable doubt on the evidence we've heard already that — I know that's not the test at this stage but applying the correct test at this stage, the half-time test, could a reasonable -- could a reasonable tribunal properly directed convict on the evidence that they've heard?

THE RECORDER: It's Galbraith (Inaudible), isn't it?

MR KENNEDY: Yes. I would suggest the answer is No.

THE RECORDER: Thank you. MrPottinger?

MR POTTINGER: The evidence is that the defendant was there with Dean Reid, according to the officer in clothing consistent with work in a vehicle in a condition although without tools consistent with being used for work, with a number of business cards containing the names Dean and Simon, the two persons in that van, advertising a business in provision of general repairs, painting decorating, man and van removals, cleaning, property maintenance services. So the Crown say that there's an obvious inference there. Simon and Dean were in a van together, there's a card saying Simon and Dean, general jobs - nothing to do with the motor trade because that would be covered by the use - in a van, consistent with it being used for odd jobs, in clothing consistent with being used with odd jobs and — and an admission at the start.

THE RECORDER: What do you say about the burden of proof in relation to this offence not for the half-time submission but for the end of the day?

MRPOTTINGER: (Inaudible).

THE RECORDER: On the Crown to prove beyond reasonable doubt that there was no policy in force?

MR POTTINGER: Well, no. No, it's not. It's for the defendant to prove on the balance of probabilities there was no policy in force for the use of that vehicle.

THE RECORDER: Sorry, for the defendant to prove

MR POTTINGER: It's for the defendant — sorry, for the defendant to prove on

Α

the balance of probabilities. It's really a question of the use of the vehicle and the nature of the use. So the

THE RECORDER: It all comes down to the use, doesn't it?

MR POTTINGER: Yes.

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THE RECORDER: Thank you.

MR POTTINGER: That was the -- the grey area which I was seeking just to think about

briefly.

THE RECORDER: Well, I understand. But I just wanted to clarify------

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MR POTTINGER: Yes. No, you can — the -- it's an absolute offence. I think the — and the burden of proof section is at 32-179. The prosecution have to prove the vehicle used a vehicle on the road. Once that is established it's for the defendant to prove there was a valid policy in force at the time. But the slight grey area here is the — it's the nature of the use that's being contested.

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THE RECORDER: Yes. Thank you. Anything else?

MR POTTINGER: No.

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THE RECORDER: Thank you. Although it's after one o'clock, we're going to rise and we're going to come back within the next five or ten minutes and deal with this submission. I apologise to all those whose luncheon it will interfere with but it may take less time in the end. Thank you very much.

(There followed a short adjournment)

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THE RECORDER: We've considered this case very carefully and we're very unhappy with it. In essence, we are going to take a robust approach and we are going to dismiss this case now thereby allowing the appeal. I don't propose to give any further grounds or reasons. We are not satisfied that the Crown have shown sufficient cause that this man wasn't covered by this policy, if you'll forgive the double negatives, and in the circumstances we allow the appeal.

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MR KENNEDY: I'm very grateful. Costs follow the event.

THE RECORDER: Yes, they do.

MR KENNEDY: (Inaudible) for costs.

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THE RECORDER: Application for costs granted.

MR KENNEDY: Thank you.

A THE RECORDER: I would like to see the officer's notebooks, please, Mr Pottinger, and I'd like them handed to the clerk, the original ones, so that I can view them and they will be returned in due course.

B MR POTTINGER: What — what he gave me was — was in fact the same statement you have.

THE RECORDER: Right. He said - he referred to some — there was - as though the was a date-stamp on the back of something.

MR POTTINGER: There's a — that's the.....

THE RECORDER: Can I see that now? That'll be fine.

MR POTTINGER: Yes, certainly.

THE RECORDER: Thank you very much.

MR POTTINGER: I just mention matters outside — I think there was a -- the fixed penalty notice, the original fixed penalty notice, isn't in the file and I'm afraid that is what happens these days. In the old days ------

THE RECORDER: Yes.

MR POTTINGER: ----the original file would come through on appeal. The way the system works now, you don't get the----

THE RECORDER: No, no. I — I understand. I understand.

F MR POTTINGER: And I can only.....

THE RECORDER: No, no. It's not your fault at all.

MR POTTINGER: It may be on the back of that, the original handwritten......

THE RECORDER: One of the problems with non-paper cases is that very often it's the paper that shows where things have gone wrong and------

MR POTTINGER: Yes. No, I......

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A THE RECORDER: And that's the problem in this case. Well, I won't take it any further but may I tell you now that I'm very unhappy with this officer's evidence.

MR POTTINGER: I'll pass that on.

THE RECORDER: I say "I" - we.

В

MR POTTINGER: "We". Yes. No ----- THE RECORDER:

We. And I'll say no more.

MR POTTINGER: No. It's — it's obvious.

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THE RECORDER: Mr Cordell, I hope you've heard and understood, sir, what's happened. Your disc is still in the machine. Somebody needs to recover that. But I would like it to remain as an exhibit in these papers should it be needed in due course.

D MR POTTINGER: Your Honour the --1 think there's that case of Baker which is at the end of the list.

THE RECORDER: Baker? Oh yes.

DTHE CLERK: Do you want me to call him?

THE RECORDER: Yes. Thank you very much. You're free to go. Thank you very

much.

MR POTTINGER: I was thinking rather than coming back for five minutes.

(Inaudible).

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THE RECORDER: I know. That's --1 don't know -- is there anything we can do about it?

MR POTTINGER: Well -----

G THE CLERK: Can I just, sorry, formally just quickly click over, sorry, for the recording.

THE RECORDER: Sorry.

THE CLERK: The case of Baker.

THE RECORDER: No need to wait. Thank you very much, Mr Cordell. You're free go.

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STATEMENT OF WITNESS

(C.J. Act 1967, S2,9. M.C. Rules 1968 R58)

STATEMENT OF: Simon Cordell
AGE OF WITNESS (if over 21): 34
OCCUPATION OF WITNESS: Unemployed
ADDRESS: 109 Burncroft Avenue, Enfield, Middlesex, EN3 7JQ TELEPHONE:
This statement consisting of 5 page(s) each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true. Dated the 29 day of April 2015 Signed
I am providing this statement to the Metropolitan Police Department of Professional Standards to outline my complaint regarding an incident that took place on 14th November 2013 at Brixton Hill SW2.
Throughout this statement I will refer to my vehicle which is a Ford Transit van registration CX52 JRZ. My insurance for this van is held through a broker of KGM insurance called Broadsure Direct and the following people were spoken to at some stage during this whole incident; Martin Jenkins, Jessica and Kelly Tiller along with a lot of emails to other people and calls.
My insurance policy is a Motor Trade; cover was Comprehensive with the use permitted of Social Domestic and Pleasure and for Motor Trade purposes. For clarity I would advise that Motor Trade use would allow the carriage of tools required specifically for use in connection with Motor Trade activities. I would not be insured to use my van for the carriage of goods for any company.
On the day in question I was in possession of my insurance documents.
On 14th November 2013 I was driving my van in order to attend a meeting with the owner of an up and coming night club for a prospective future job.
On driving along Brixton Hill I noticed some police on the side of the road stopping cars, I passed the 1st set of police and was not stopped, I then passed a 2nd set of police on the roadside and was not stopped, as I passed the 2nd set of police at the roadside I was around 200 yards to the place I was going to the meeting, I then pulled over parked my vehicle up just in front of them and waited in my van, while my friend got out to get something to eat and drink for us, we had got there around 13:00 hours and the meeting was set for 14:00 hours.
A police officer approached my van and said he wanted to conduct some checks on the vehicle under the Road Traffic Act. I now know this officer to be PC Geoghegan.
PC Geoghegan asked why I had stopped and I explained to him I had a meeting in the night club that we were outside, as it was due to open to the public in around 1-month time for a prospective future job as a manager of the night club. While I was there I
was also planning on asking if there were any jobs for Dean and that was the reason Dean had come with me, I explained all this to PC Geoghegan.
I knew there was an issue with the Motor Insurance Bureau and showing my vehicles as uninsured as I have encountered this problem before and this is why I carry my insurance documents with me. I passed the police officer my insurance documents for him to check.
Signed Witnessed By

I then called my insurance company as I keep their number on me as it is not shown on my insurance documents. So that PC Geoghegan could check I was insured to drive, He spoke to Martin Jerkins from Broadsure Direct and was told I was insured PC Geoghegan did not say anything about any tools in my van to Martin Jerkins from Broadsure Direct.

PC Geoghegan did not seem happy with this; it was at this point PC Geoghegan called my insurance company again directly I overheard PC Geoghegan say I had tools in my van. Which I was upset about as I knew there were no tools in the van; PC Geoghegan had not searched my van so would not have known anything that was in my van.

By this time a second officer had now joined us and I started talking to him and explaining the situation as to what was going on PC Geoghegan was still on the phone to the insurance company. I asked the second officer to check my van to see if there were tools in there, the second officer did this and saw my van had nothing in there.

I believe it was the 2nd officer that saw the business card at the front of my van but it is a very long time ago so I am not 100% sure, I know I spoke to the officer about the business card and told him they were made up for Dean to try and get him some work. The police officer I am sure put the business card into his own wallet to keep for himself.

PC Geoghegan then came back to me and told me I was not insured and due to this was going to seize my Van due to me using it for business use. PC Geoghegan also must have overheard me and the other police officer talking and made a comment about the business card, I told him they were made up for Dean to try and find him work.

I was upset and called my mother to ask her to call my insurance company, Martin Jerkins called me back and again confirmed I was insured and confirmed that with the PC Geoghegan which he took no notice of.

My mother also called me back and she asked to speak to the police officer. PC Geoghegan would not speak to her, but the other police officer there spoke to my mother. This police officer did confirm there were no tools in the van to my mother. There was more then one call my mother made that day to me and spoke with the other police officer as each time PC Geoghegan would not talk to her, each time she was told by the other police officer there were no tools in my van.

PC Geoghegan did not appear to be satisfied with the fact I was insured from the start, and wanted to use anything he could think of to say I was not insured, to made up I had tools in my van knowing this would void my insurance by saying there were tools in my van when there was not, he would have known what my insurance coved as he had my insurance documents. All PC Geoghegan was saying that I was using my van for work purposes but he new this was not the case. I told him this was not the case and I was in the location for a meeting prospective future job as a manager of the night club.

I told PC Geoghegan to look inside the van to check for any working tools which he did not do, the van was empty.

PC Geoghegan asked why I had paint on my jeans and I explained to him that I did not have the money to buy a new pair and this is why I was looking for work. I asked the officer to go into the building where I was due to have a meeting and confirm that I was not there to work but the officer refused.

I am aware that my insurance allows me to drive to a meeting as long as I am not carrying any goods for a company which I was not and this could clearly be seen as my van was empty.

PC Geoghegan did not listen to anything I had to say and I believe he was looking for any reason to either arrest me or seize my van from the start.

I asked PC Geoghegan to call an inspector to the road side as I was really not happy with what was going on.

The inspector turned up very fast and also did not listen to what I had to say and only believe what PC Geoghegan had to say. The inspector did not check the van for any tools, and told me if I did not agree with what PC Geoghegan had said then I could have my say and take it to court. I believe if the inspector had addressed the issues at the road side, he would have seen there was something clearly wrong. This is his duty to do this but he done nothing and allowed PC Geoghegan to do what he wanted knowing he did not have facts to do what he was doing, the inspector then left.

PC Geoghegan asked me to sign a ticket in order to give me 6 points on my driving licence, a £300 fine and for my van to be seized. I refused to sign the ticket as I knew I was insured so I told the officer to arrest me. I was subsequently arrested and taken to Southwark Police Station.

I was on the phone to my mother throughout this incident and the second officer, PC Smith I believe his name is, spoke to my mother and confirmed to her the van was empty.

Once at the Police Station I was told to sign the ticket or I would be taken directly to court the next morning. I told them I was willing to attend court as I had done nothing wrong. I was forced to sign the ticket and made to leave the station. I asked to speak to an Inspector as I wished to complain about the incident but the Inspector told me as the officers were from Brixton there was

Signed	mythall	Witnessed By	
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little he could do but he would get an Inspector from Brixton to call me so I could make a formal complaint. I have not been contacted by an Inspector and I do not feel as though my situation has been taken seriously by the police.

The seizure of my van has caused me a number of problems and cost me a lot of money.

Due to PC Geoghegan informing my insurance company I had tools in my van and was doing odd jobs I received a letter to say they were cancelling my insurance policy. I was told I would need proof there were no tools in the van.

My mother and I were making a lot of calls to the police and later my mother spoke to Inspector Sally Browne, my mother was told that the police officers were now off duty until next week and I would not be able to speak to them anyway. She said that she was going to look into the matter and get back to my mother the next day which she did. It was at this point Inspector Sally Browne told my mother as we were taking the matter to court it would be for the Judge to decide on an outcome.

There were many calls to try and find the proof I needed to stop my insurance company cancelling my insurance policy. On the last call made to 101 my mother spoke to a lady that did give her some information that could help me that the police compound my van was taken to would hold a list of any items that was in my van when it was seized by the police.

Over that weekend my mother sent emails to the police compound trying to find out the information. She got read replies back but no reply to what was being asked these emails were also forwarded to my insurance company.

On the 25 November 2013 my mother called Broadsure Direct to ask for the emails to be forwarded to Kelly Tiller at KGM and ask her if she could try and get hold of the compound and get the information. My insurance was due to be cancelled at 12:00 on the 25 November 2013, again KGM had to extended my insurance as she also could not get the information from the police compound, and in am email I was asked to go to the police compound and get them to call Kelly Tiller and if they could not do this put a subject access request in for the information for my insurance company.

On 26th November 2013 I attended the police compound and the manager placed a call to Kelly Tiller at KGM confirming there were no tools in the van. He said if there had been any in the van when it arrived, they would have been locked away securely. Kelly Tiller requested a copy of the item list but the manager told her she would need to request this in the correct way.

I had to pay £190.00 to recover my van along with travel costs to and from the car police compound more than once to address this issue.

My mother was also trying to get all the information from KGM including the audio of the calls, she put subject access requests into KGM, but KGM was not getting back to her, there were a lot of emails sent back and forward.

In April 2014 I got a summons to go to court for this case I sent the plea form by email on the 22/05/2014 pleading not guilty for this case. Case number 011401009802 it said in the letter if I was pleading not guilty, I would get a letter with a date for me to go to court.

I waiting for the letter with the date which I did not get and later found out I had been found guilty due to me not attending. Emails were sent to get the case re opened which did happen.

In this time my mother was still trying to get the information from KGM and the audio for the court hearing but was not having any luck with KGM doing what they should have done.

On the 26th November 2014 at Wimbledon magistrates court, the case was heard, PC Geoghegan was there and under oath told the court false information, even when the judge asked about tools being in the Van PC Geoghegan lied and said he could not remember, why could he not remember because he had not written this in his statement the true facts so in his statement were lies. I did not at this stage have the information from KGM that would prove that PC Geoghegan was lying and was found guilty given a ban from driving, points on my driving license and a fine. The judge did say as he knew I was going to appeal if I was found guilty, that he would wait until I filled the appeal form so I went out of court filled in the appeal then went back into court and the judge granted the appeal, The judge also give me some advice that if I did not have the information I needed by the time the appeal date came from my insurance company, to go to the crown court and ask them to do a summon on the people I needed from my insurance company.

I was very upset over the way the police officer had lied under oath to the judge and the next day my mother called Broadsure Direct and spoke to Martin Jenkins he wrote an email to KGM and got a reply back that an Andrew Austin was going to deal with this matter directly. My mother sent over to Martin Jenkins what was needed including again the subject access request from

KGM.

My mother also put a complaint into Financial Ombudsman about what had been going on and the way in which the insurance company had been dealing with this.

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- On the 30/01/2015 my mother got by email from KGM Peter Wood the audio files for the 14/11/2013 and the 26/11/2013, an email that was sent from the police compound to Kelly Tiller, and a Letter of Indemnity. The Letter of Indemnity had to be corrected as my mother wanted all the facts covered correctly the new Letter of Indemnity was sent on the 02/02/1015 by Peter Wood. We got the full subject access request from KGM at a later date. And on the 09/01/2015 we got a witness statement from Peter Wood.
- I had to get a barrister also as this time I did not want anything to go wrong and for me to be found guilty again when I had done nothing wrong.
- The appeal hearing was on the 05/03/2015 at Kingston Upon Thames Crown Court where PC Geoghegan again lied to the judge in court. But this time we had the Audio and a barrister. The judge was not happy with what PC Geoghegan did, it was also noted by the court that there was no note book, PC Geoghegan statement was not correct and was only a copy and not dated and also the seizer ticket had been lost. The judge ordered the police officer out of his court room and not to leave the court building.
- I won my appeal Upon Thames Crown Court on the 05/03/2015, this case has caused me a lot of problems that took over 1 year to address and correct due to what the PC Geoghegan did that day. He should never had lied and put me under the stress this case has caused me, if KGM did not record the phone calls I could be on a ban from driving and points on my license and had a fine to deal with this should never had happened.

There are a number of issues I wish to be addressed for my complaint as follows:

· Areas of complaint.

PC G blatantly lied to the insurance company resulting in his van being seized with a cost of £190.00 to get it out of the police compound and having to go up and down the compound to proof to his insurance he did not have any tools in the van, his insurance company was going to cancel his insurance policy that a lot of money had been paid PC G tried to void his insurance which I believe is corrupt and improper practice of any police officer.

Unlawful seizure of van which cost £190.00 to get it out.

- Unlawful arrest I should never have been arrested as I had not done anything wrong I believe this is Unlawful Imprisonment as he used false information knowing it to be false to arrest me.
- Forced to sign a ticket for 6 penalty points on driving license and £300 fine, on top of this I was later found guilty in a court and banned from driving I believe over a £700.00 fine and points on his driving license all because PC G lied.
- The inspector that came to road side due to my son asking did not do his job as if he did he would have seen there were in fact no tools in the van and this issue could have then been addressed. But the inspector failed in his duties to do his job, as he only wanted to hear what PC G had to say and not the real facts of the case about what his PC G did.
- PC G blatantly lied in his statement he wrote about the events of that day he knew what he had told the insurance company yet failed to put this in his statement as he new he had blatantly lied this is not a thing he could have forgot to add in his statement a few hours after the fact when he was meant to have written the statement, which he later used in court knowing they were not true facts.
- I have never seen PC G notebook but do believe he wrote in a book at the roadside. I would like a copy of his notebook where he recorded the name and information when he spoke to my insurance KGM.
- PC G blatantly lied in the magistrate's court to the judge with the intention of gaining a conviction and perverting the Course of Justice regarding contents of the van and also Perjury, which Simon was then found guilty, banned from driving, fined and points added to his license.
- PC G blatantly lied in the Crown court to the judge at the appeal hearing with the intention of keeping the conviction the magistrate's court judge had passed, and perverting the Course of Justice, and also Perjury but was found out due to us having the audio from KGM which in fact showed the judge what the police officer had done; my son won his appeal due to this
- No one recorded a formal complaint at the time of the original incident when Simon waited at the police station and filed one after he was arrested and released from the police station.



I want my throughou	complaint to be fully at this investigation.	investigated and	taken seriously and I am willing	to cooperate with the police
	, 111.10			
Signed	my Mall	Witnessed By	253	

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HIRE TERMS & CONDITIONS

- 1] The contract is made between Too Smooth Entertainment and the person named of the booking confirmation form.
- 2] The hirer is the person named on the booking confirmation form, and declares that he/she is over eighteen years of age and is legally entitled to enter into this agreement on their own behalf. If they are entering into this agreement on behalf of a company or organization that they have full authority to do so, and that we are advised if the company or organization has limited liability, failure to do so will render the hirer personally liable for any outstanding costs, charges or fees.
- 3] The hire booking confirmation form will usually be sent via email, when it is received it should be carefully checked to make sure all details are correct, then it should be printed off, signed by the hirer and returned to us without delay, either via e-mail, fax, post or in person. If the booking form is not signed the equipment may not be made available for hire, although once the deposit is paid condition 6 regarding cancellation will still apply.
- 4] By providing the information required on the booking form and paying the deposit you are agreeing to all our terms & conditions of hire.
- 5] All deposits paid to us to secure a booking are non-refundable under any circumstances.
- 6] If cancellation is made less than 14 days prior to the commencement of the hire then the full hire fee is due, even if you have only paid a deposit. By paying a deposit you are giving us your permission to debit your credit/debit card with the full outstanding amount for the hire if you fail to cancel in writing less than 14 days prior to the date of the commencement of the hire. If cancellation is made more than 14 days prior to the commencement of the hire you will not receive a refund of the deposit you have paid, but that will be the limit of your liability to us. It is important that cancellation is made to us in writing, and you receive written confirmation from us that we have received your instructions. Failure to do this may result in the full hire fee becoming due as though you had not advised us of the cancellation at all.
- 7] All balances are payable prior to the equipment being made available for hire. Account holders see clause 32. A charge will be made if you choose to pay by credit or charge card, please ask for details when confirming your booking.
- 8] The hirer must provide 3 forms of personal identification, one of which should be a current UK photo driving license or British Passport. We also require 2 other forms of positive ID which can be two current utility bills, or debit/credit card statement confirming your name & address. You must also provide a debit or credit card as a security against any loss or damage to the equipment whilst it is in your care. The identification must be that of the person named on the hire booking confirmation form. Any other person's identification is not acceptable.
- 9] Unless specified, hire charges are based on a minimum period of one day, or part thereof, irrespective of whether the equipment is in use or not. The prices shown on our website are for one day's hire. If you wish to hire for a longer period please call our sales office for details. Additional days are usually charged at a rate of 20% per extra day, although longer term hire rates are available. If equipment is hired on a Saturday it will usually be returned, or collected on Monday, but this will only be charged at one days hire fee.
- 10] Any equipment returned after the booked return date, and without advising us prior to the expiry of the booked return date will be charged at a minimum of one complete day's extra hire fee as shown on our website, regardless of the original hire period. If for any reason you are unable to return the equipment on time you must advise us immediately.
- 11] The hirer undertakes either to insure the equipment for the full replacement value at their own expense or to accept full personal liability for the full value of any losses or damage caused to the equipment when it is in their possession & away from the premises of Too Smooth Entertainment. Whether insured or not, the hirer is responsible for the full replacement cost of all the equipment on hire to them, including all cables, spares and accessories. A valuation is available on request.
- 12] All hired equipment remains the absolute property of Too Smooth Entertainment at all times.
- 13] The hirer undertakes to keep and return equipment in good order and condition. Any equipment returned in a dirty condition may incur a cleaning charge.
- 14] Too Smooth Entertainment reserve the right to charge for repair or replacement of any equipment damaged lost or stolen, howsoever arising, during the period of hire. The hirer's liability is for the full replacement value of the equipment and any cables.

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- 15] Any equipment damaged, lost or stolen during the hire period will remain on hire and chargeable at our published prices until all repairs are complete and paid for in full, or the equipment has been replaced by the hirer paying for the replacement of all lost, stolen or damaged equipment and the equipment is again available for further hire.
- 16] Equipment will be deemed to be on hire until any invoice for repairs or replacements, relating to that equipment, have been paid for in full by the hirer.
- 17] All spares, including blown lamps must be returned for inspection, or they may be charged for.
- 18] The hirer assumes responsibility for the replacement of all lamps which fail under normal working conditions, but any dead lamps must be returned to us for inspection or they will be charged for. Spare lamps will normally be supplied by us for the purpose of replacement if required during the hire period.
- 19] Too Smooth Entertainment will always attempt to provide the hire equipment that has been ordered. However we do reserve the right to provide substitute equipment should the need arise. We also reserve the right to terminate this contract without liability to us if for any reason we are unable to supply the hire equipment which has been ordered. In the unlikely event of us not being able to fulfill the booking, all monies paid to us by the hirer will be refunded. If any individual items cannot be supplied a full refund for those items will be made, or suitable alternative equipment will be supplied, but this will be the limit of our liability in this regard.
- 20] In the event that the hired equipment is faulty, Too Smooth Entertainment shall not be liable for any consequential loss or damage whether financial or otherwise, arising there from. Should we not be able to fulfill the booking all monies paid to us by the hirer will either be refunded, or a credit issued at our sole discretion, but this will be the limit of our liability.
- 21] Connectors must not be removed from equipment. We reserve the right to charge for refitting, or inspecting, any connectors found to have been removed, or tampered with. No equipment must not be modified in anyway whilst on hire.
- 22] Failure to return any cable coiled and taped may result in a charge for doing so being made.
- 23] Packing supplied with equipment must be returned, or it will be charged for.
- 24] If the economy delivery option has been requested where no setup of equipment is provided by us (when applicable), or you have chosen to collect the equipment from us, all hired equipment should be installed by a competent person. Too Smooth Entertainment cannot accept any responsibility for damage done to personnel, property or equipment in this regard whilst it is on hire.
- 25] Too Smooth Entertainment will Endeavour to meet any agreed delivery times & conditions, but cannot accept responsibility for any delay in delivery or collection howsoever caused. Normal delivery and collection times are between 10-00am & 5-00pm Monday to Saturday, although distance & geographic location may restrict these times. Deliveries & collections can be made outside these times at additional cost, but all the above are subject to availability. If TBA or TBC is recorded in the delivery/collection clause on our booking confirmation the above conditions will still apply. The hired equipment is entirely the responsibility of the hirer until it is collected by us, or returned to us.
- 26] The Hirer will be held liable for the loss of any equipment confiscated because of a failure to comply with any relevant laws or regulations.
- 27] Too Smooth Entertainment gives no warranty that goods supplied for hire are fit for the hirer's purpose or purposes, or that any fluid used in any of our snow, foam, smoke or bubble machines, whether supplied by us or not, will not damage flooring, furnishings, clothing or any other material, either during use, or through leakage. The hirer warrants that they have satisfied themselves that the goods will be fit for every purpose for which they require them, and that they do not rely on any skill or judgment of Too Smooth Entertainment in this regard.
- 28] All quotations are made by Too Smooth Entertainment without obligation, and we reserve the right at any time to vary any quotation or part thereof, or to refuse acceptance of any order without assigning any reason for such refusal, although once the deposit has been paid the price will be fixed.
- 29] Too Smooth Entertainment reserves the right to inspect all hired equipment at any time during the hire period.
- 30] Where a Customer has Terms and Conditions covering purchasing and hiring that conflict with the Terms and Conditions of Too Smooth Entertainment then the Terms and Conditions of Too Smooth Entertainment shall take precedence unless specifically agreed in writing by a Director of Too Smooth Entertainment.

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- 31] All quotations and prices are subject to the addition of Value Added Tax at the rate applicable on the date of invoice.
- 32] We will exercise our statutory right (Late Payment of Commercial Debts Regulations 2002) to claim interest and compensation for debt recovery costs under the late payment legislation if we are not paid according to agreed credit terms, subject to clause 7 for non account holders.
- 33] Where a delivery or collection cannot be completed because of a lack of access to the venue the hirer shall still be liable for all agreed charges, and for any additional costs incurred in completing the delivery or collection.
- 34] Failure to dismantle equipment booked on the economy delivery & collection service, and have it packed ready for collection at the end of a hire period will lead to extra charges which may include extending the hire period until dismantling and packing has taken place and the goods are collected by us and returned to our stores.
- 35] Too Smooth Entertainment reserves the right to change these terms & conditions at any time, and without notice.
- 36] All hired equipment must be used for the purpose for which it was intended by the manufacturer.
- 37] At our discretion we may take a security/damage deposit by credit/debit card prior to the commencement of the hire, cash or cheques will not normally be accepted for the deposit. The security/damage deposit will be refunded to the same credit/debit card upon the safe return of all the hired equipment. The amount of the security/damage deposit will vary depending on what is being hired, but will be advised to the hirer either when an enquiry is being made, or when a booking is confirmed. The amount of the security/damage deposit is arbitrary and does not limit your liability, which is for the full replacement cost of any loss, or any costs incurred by us in repairing equipment that has been damaged during the hire period. If for any reason a security/damage deposit is not taken from a credit/debit card prior to the equipment being made available for hire, then any loss or damage incurred during the hire period will be debited from the same card that was used for payment of the hire fee's. If this is not possible then we may debit the card that was originally used to pay the deposit to confirm the booking. If we are unable to obtain payment from any of the debit/credit cards supplied to us for this purpose then we reserve the right to issue legal proceedings against the hirer for default. Should this be necessary a county court judgment may be obtained and registered against them which will make it far more difficult for them to obtain credit in the future.
- 38] The terms above, and the contract to which this document relates, shall in all respects be construed and operate in accordance with English law.

Cooling off period

If having read our terms and conditions and within 24 hours of paying the deposit you wish to cancel, you may obtain a full refund of all monies paid less a £10.00 administration fee. This condition does not apply if you make your booking within 14 days of the commencement of the hire period, where upon the full hire fee will be due.



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EQUIPMENT RENTAL INVOICE

TO: (production company)		
RE: (name of show)	PR	OD:
TODAY'S DATE:	INV. FOR WEEK ENDING:	
INV#: (if applicable)		
Bill To:		
ADDRESS:		
PHONE:	Mobile:	
ID : Enfield Enterprise Centre ID		
☐ Weekly ☐ Daily NEGOTIATED RATE_		
☐ Detail Attached ☐ Detail Listed Below	☐ Inventory On File	
RENTAL ITEMS (unnecessary to itemize if inventory is	on file)	AMOUNT DUE
		£
	To Be Pa	id
Employee Signature_	Date	
Hire Signature	Date	

LWIMADE-TERVILLE CGO
DEH-S
203 Malty Drue
Enfield
Minolesex ENI LEP
06/10/14

To Whom the May Concom,

I have know MR. S. Moon Cordall, for a number of yours which I have only had Positive Working ethics from him We are both working together with our local Community Contre kempe Hall in Enheld. As committee Menters we will be attending training Sessions to enable us to work alongside the children + Young People that attend our weekly youth clib. As committee members will well we working along side Enfield Homes, Enfield Courcel as well as the local Community. MR. S. Cordell is a paramount Part of our Gusmass Partnership, we organise Social community ovents as well as fundraising events. Our next fundraising event 15 a Community Chardry Childrens Pashion Shows Prindraiser for Bliss.org.ok. A charley that helps over 80,000 trendrure babres that are born in the Ulc each year.

MR. S. Cordell has a great relationship with our community wers, he has helped with the mauntamance of the Centre. As a business partner I have been extremely grateful thorough to work along side Smon, to which I can only look forward to our folione working relationship yours Sincerty

L'ele-Teradle - Lummy DE-Teradle 06/00/14 Lot.



	0051	. 0051	4	D.E.M.S Presents
	D.E.M.S Presents	D.E.M.S Presents	10 A A	COMMUNITY CHARITY CHILDREN'S FASHION SHOW FUNDRAISER
	FASHION SHOW	FASHION SHOW	8	Raising Awareness & Funds for Bliss.org.ul GUEST PAS, GUEST DIS, ENTERTAINMENT, FOOD & BEVERAGES, STALLS
1	FUNDRAISER	FUNDRAISER	Andrews of the	Saturday 8th November 2014 6.00pm - late
	Sat 8th Nov	Sat 8th Nov	1	£8.00 (Children free with accompanying adult)
:	6.00pm - late	6.00pm - late	4"	Kempe Hall Community Centre C 46 Kempe Rd, Enfield, EN1 4QW
	£8.00	£8.00	· .	15% of Ticket Sales to Bliss.org.uk



For babies born too soon, too small, too

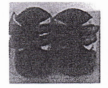




Layla weighed 3lb 9oz Helpped By

Bliss

Please Take the Time to get invovel in this Charity Fundraiser for Bliss.org.uk Charity Fundraiser for Bliss helping 80,000 premature Babies in the U.K each year. Help us to raise £1000 Registerd Charity No: 1002973



Raheem weighed 2lb 13oz Helpped By

Bliss

Community Charity Children's Fashion Show Fundraiser Sat 8TH November 2014 6pm-late

KEMPE HALL, Kempe Rd, Enfield EN1 4QW Tickets £6.00 Adults £8.00 on the Door (Children are Free with accompanying adult) (10% of tickets sales to Bliss.org.uk) **FASHION SHOW @ 7PM**

> **Hosted By Rob White ACTIVITIES**

Bouncy Castle courtesy of , Candy floss Cart, Popcorn Cart, Giant Board Games by Sweet Services, Face Painting by Zizi Glamrocks, Rasheart Food Bar, DEMS Kitchen, Ticket Raffle, Mystical Mayhem Tarot, Jay's Natural Juice Bar, Drinks Bar, BBQ Vendor Stalls-First Fruits, Natural Treats, Kim's Floral, Bombo Kloth Klothing, Music by

DJ Stevie Marshall (Conscious FM), Lady Destinee (Real love Radio) DJ Speedie Performances by



Steve "Smooth" Sutherland



Julius Burrowes



Revel Singh



Fresharda Drummond



Jaden Cornelious



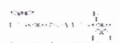
















Ticket/Info: Lou 07951 330 467 Lady Destinee 07852 320 565 Zizi 07807 782 574 Simon 07546899778 DONATIONS: www.justgiving.com/DEMS-Bliss or www.bliss.org.uk TICKETS ON SALE NOW

From: Too Smooth toosmooth@entertainment.co.uk

Sent: 17 April 2014 16:55

To: NORML UK *norrnl@norml-uk.org'

Subject; London 420 Pro Cannabis Rally 2014

Hi

Thanks for the info I will see you on the 20/04/2014.

Simon

From: NORML UK norrnl@norml-uk.org'

Sent: 17 April 201416:49

To: Too Smooth too smooth@entertainment,co.uk'

Subject: London 420 Pro Cannabis; Rally 2014

Hi

Thanks for the reply

1: yes, it will be dry hire we will cover the cost of petrol and the cost for running the gen,

- 2: 20/04/2014 and you would need to be there for around Bam to set up, it will be going' on till late around 7 to 8pm
- 3: yes, we hold this event each year and hold all permission needed.
- 4: As said above to be there around 8am until around 7 to 8pm meet at speaker's corner
- 5: Yes, you can
- 6: There will be a few **Djs** only also some Speakers this year including NORML UK/UKCSC's Clark French, Clark Is a MS patient and Cannabis Activist you may have seen him on BBC, 1TV & Channel 4.

7: http://norml-uk.org/

From: Too Smooth toosmooth@entert3inment,co. uk

Sent: 17 April 201416:16

To: NORML <u>normi@norml-uk.ora</u>*
Subject: London 426 Pro Cannabis Rally 2014

Hi

Thanks for the invite to 420 at Hyde Park this sounds like a good opportunity and I would like to make sure I have things correct I have a few points to go over with yourself.

- 1. If you would like me to supply a generator and sound system on dry hire.
- 2. Date 20/04/2014 and what time would I be needed for?
- 3. You have licences and permission of event owner or event manager
- 4. I would like to understand times and meeting points
- 5. Can I advertise that I am attending the event with sound equipment?
- 6. List of DJ'S
- 7. Link to your website

From: NORML UK norrnl@norml-uk.org'

Sent: 17 April 2014 15:20

To; Too Smooth <u>Too smooth Entertainment.co.uk</u> Subject; London 420 Pro Cannabis Rally 2014 I run London 420 Pro Cannabis Rally 2014, I know its short notice but my gen and sound system has had to pull cut I heard from a friend you have a gen and sound system and wanted to ask if you would be up to stand in for the event on the 20th April 2014 know it's only a few days away but can you get back to me ASAP 1 could pay for the cost for running the gen. it will be in Hyde Park,



109 Burncroft Av Enfield Middlesex EN3 7JQ 07534 601032

EQUIPMENT RENTAL INVOICE

TO: (production company) Inravewetrust Hotpage -	Positive Vibrations	
RE: (name of show) Private Birthday Party Big Vib	es,Dj Jammed PROI):
TODAY'S DATE: 20/06/2014	_INV. FOR WEEK ENDING: <u>21/</u>	06/2014
INV#: (if applicable)TSE122557923	PO#: (if applicable)	
Bill To: Vance Oley		
ADDRESS:	<u> </u>	
PHONE:	Mobile:	
ID :		
☐ Weekly ☐ Daily NEGOTIATED RATE		
☐ Detail Attached ☐ Detail Listed Below	☐ Inventory On File	
RENTAL ITEMS (unnecessary to itemize if inventory is or	n file)	AMOUNT DUE
2v Phonic May 1800		£00:00
2 v 1000 Wharfdala Amelifian		
1x 3 AMP Flight Case		
2x Celestion Flatline 18in Bass Bins + Cabs.		
2x Pioneer Decks		
Deposit Taken £700.00		
Deposit Taken 2700.00	To Be Paid	£00.00
Employee Signature	Date 20/06/2	2014
Hire Signature	Date 20/06/2	

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HIRE TERMS & CONDITIONS

- 1] The contract is made between Too Smooth Entertainment and the person named of the booking confirmation form.
- 2] The hirer is the person named on the booking confirmation form, and declares that he/she is over eighteen years of age and is legally entitled to enter into this agreement on their own behalf. If they are entering into this agreement on behalf of a company or organization that they have full authority to do so, and that we are advised if the company or organization has limited liability, failure to do so will render the hirer personally liable for any outstanding costs, charges or fees.
- 3] The hire booking confirmation form will usually be sent via email, when it is received it should be carefully checked to make sure all details are correct, then it should be printed off, signed by the hirer and returned to us without delay, either via e-mail, fax, post or in person. If the booking form is not signed the equipment may not be made available for hire, although once the deposit is paid condition 6 regarding cancellation will still apply.
- 4] By providing the information required on the booking form and paying the deposit you are agreeing to all our terms & conditions of hire.
- 5] All deposits paid to us to secure a booking are non-refundable under any circumstances.
- 6] If cancellation is made less than 14 days prior to the commencement of the hire then the full hire fee is due, even if you have only paid a deposit. By paying a deposit you are giving us your permission to debit your credit/debit card with the full outstanding amount for the hire if you fail to cancel in writing less than 14 days prior to the date of the commencement of the hire. If cancellation is made more than 14 days prior to the commencement of the hire you will not receive a refund of the deposit you have paid, but that will be the limit of your liability to us. It is important that cancellation is made to us in writing, and you receive written confirmation from us that we have received your instructions. Failure to do this may result in the full hire fee becoming due as though you had not advised us of the cancellation at all.
- 7] All balances are payable prior to the equipment being made available for hire. Account holders see clause 32. A charge will be made if you choose to pay by credit or charge card, please ask for details when confirming your booking.
- 8] The hirer must provide 3 forms of personal identification, one of which should be a current UK photo driving license or British Passport. We also require 2 other forms of positive ID which can be two current utility bills, or debit/credit card statement confirming your name & address. You must also provide a debit or credit card as a security against any loss or damage to the equipment whilst it is in your care. The identification must be that of the person named on the hire booking confirmation form. Any other person's identification is not acceptable.
- 9] Unless specified, hire charges are based on a minimum period of one day, or part thereof, irrespective of whether the equipment is in use or not. The prices shown on our website are for one day's hire. If you wish to hire for a longer period please call our sales office for details. Additional days are usually charged at a rate of 20% per extra day, although longer term hire rates are available. If equipment is hired on a Saturday it will usually be returned, or collected on Monday, but this will only be charged at one days hire fee.
- 10] Any equipment returned after the booked return date, and without advising us prior to the expiry of the booked return date will be charged at a minimum of one complete day's extra hire fee as shown on our website, regardless of the original hire period. If for any reason you are unable to return the equipment on time you must advise us immediately.
- 11] The hirer undertakes either to insure the equipment for the full replacement value at their own expense or to accept full personal liability for the full value of any losses or damage caused to the equipment when it is in their possession & away from the premises of Too Smooth Entertainment. Whether insured or not, the hirer is responsible for the full replacement cost of all the equipment on hire to them, including all cables, spares and accessories. A valuation is available on request.
- 12] All hired equipment remains the absolute property of Too Smooth Entertainment at all times.
- 13] The hirer undertakes to keep and return equipment in good order and condition. Any equipment returned in a dirty condition may incur a cleaning charge.
- 14] Too Smooth Entertainment reserve the right to charge for repair or replacement of any equipment damaged lost or stolen, howsoever arising, during the period of hire. The hirer's liability is for the full replacement value of the equipment and any cables.

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- 15] Any equipment damaged, lost or stolen during the hire period will remain on hire and chargeable at our published prices until all repairs are complete and paid for in full, or the equipment has been replaced by the hirer paying for the replacement of all lost, stolen or damaged equipment and the equipment is again available for further hire.
- 16] Equipment will be deemed to be on hire until any invoice for repairs or replacements, relating to that equipment, have been paid for in full by the hirer.
- 17] All spares, including blown lamps must be returned for inspection, or they may be charged for.
- 18] The hirer assumes responsibility for the replacement of all lamps which fail under normal working conditions, but any dead lamps must be returned to us for inspection or they will be charged for. Spare lamps will normally be supplied by us for the purpose of replacement if required during the hire period.
- 19] Too Smooth Entertainment will always attempt to provide the hire equipment that has been ordered. However we do reserve the right to provide substitute equipment should the need arise. We also reserve the right to terminate this contract without liability to us if for any reason we are unable to supply the hire equipment which has been ordered. In the unlikely event of us not being able to fulfill the booking, all monies paid to us by the hirer will be refunded. If any individual items cannot be supplied a full refund for those items will be made, or suitable alternative equipment will be supplied, but this will be the limit of our liability in this regard.
- 20] In the event that the hired equipment is faulty, Too Smooth Entertainment shall not be liable for any consequential loss or damage whether financial or otherwise, arising there from. Should we not be able to fulfill the booking all monies paid to us by the hirer will either be refunded, or a credit issued at our sole discretion, but this will be the limit of our liability.
- 21] Connectors must not be removed from equipment. We reserve the right to charge for refitting, or inspecting, any connectors found to have been removed, or tampered with. No equipment must not be modified in anyway whilst on hire.
- 22] Failure to return any cable coiled and taped may result in a charge for doing so being made.
- 23] Packing supplied with equipment must be returned, or it will be charged for.
- 24] If the economy delivery option has been requested where no setup of equipment is provided by us (when applicable), or you have chosen to collect the equipment from us, all hired equipment should be installed by a competent person. Too Smooth Entertainment cannot accept any responsibility for damage done to personnel, property or equipment in this regard whilst it is on hire.
- 25] Too Smooth Entertainment will Endeavour to meet any agreed delivery times & conditions, but cannot accept responsibility for any delay in delivery or collection howsoever caused. Normal delivery and collection times are between 10-00am & 5-00pm Monday to Saturday, although distance & geographic location may restrict these times. Deliveries & collections can be made outside these times at additional cost, but all the above are subject to availability. If TBA or TBC is recorded in the delivery/collection clause on our booking confirmation the above conditions will still apply. The hired equipment is entirely the responsibility of the hirer until it is collected by us, or returned to us.
- 26] The Hirer will be held liable for the loss of any equipment confiscated because of a failure to comply with any relevant laws or regulations.
- 27] Too Smooth Entertainment gives no warranty that goods supplied for hire are fit for the hirer's purpose or purposes, or that any fluid used in any of our snow, foam, smoke or bubble machines, whether supplied by us or not, will not damage flooring, furnishings, clothing or any other material, either during use, or through leakage. The hirer warrants that they have satisfied themselves that the goods will be fit for every purpose for which they require them, and that they do not rely on any skill or judgment of Too Smooth Entertainment in this regard.
- 28] All quotations are made by Too Smooth Entertainment without obligation, and we reserve the right at any time to vary any quotation or part thereof, or to refuse acceptance of any order without assigning any reason for such refusal, although once the deposit has been paid the price will be fixed.
- 29] Too Smooth Entertainment reserves the right to inspect all hired equipment at any time during the hire period.
- 30] Where a Customer has Terms and Conditions covering purchasing and hiring that conflict with the Terms and Conditions of Too Smooth Entertainment then the Terms and Conditions of Too Smooth Entertainment shall take precedence unless specifically agreed in writing by a Director of Too Smooth Entertainment.

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- 31] All quotations and prices are subject to the addition of Value Added Tax at the rate applicable on the date of invoice.
- 32] We will exercise our statutory right (Late Payment of Commercial Debts Regulations 2002) to claim interest and compensation for debt recovery costs under the late payment legislation if we are not paid according to agreed credit terms, subject to clause 7 for non account holders.
- 33] Where a delivery or collection cannot be completed because of a lack of access to the venue the hirer shall still be liable for all agreed charges, and for any additional costs incurred in completing the delivery or collection.
- 34] Failure to dismantle equipment booked on the economy delivery & collection service, and have it packed ready for collection at the end of a hire period will lead to extra charges which may include extending the hire period until dismantling and packing has taken place and the goods are collected by us and returned to our stores.
- 35] Too Smooth Entertainment reserves the right to change these terms & conditions at any time, and without notice.
- 36] All hired equipment must be used for the purpose for which it was intended by the manufacturer.
- 37] At our discretion we may take a security/damage deposit by credit/debit card prior to the commencement of the hire, cash or cheques will not normally be accepted for the deposit. The security/damage deposit will be refunded to the same credit/debit card upon the safe return of all the hired equipment. The amount of the security/damage deposit will vary depending on what is being hired, but will be advised to the hirer either when an enquiry is being made, or when a booking is confirmed. The amount of the security/damage deposit is arbitrary and does not limit your liability, which is for the full replacement cost of any loss, or any costs incurred by us in repairing equipment that has been damaged during the hire period. If for any reason a security/damage deposit is not taken from a credit/debit card prior to the equipment being made available for hire, then any loss or damage incurred during the hire period will be debited from the same card that was used for payment of the hire fee's. If this is not possible then we may debit the card that was originally used to pay the deposit to confirm the booking. If we are unable to obtain payment from any of the debit/credit cards supplied to us for this purpose then we reserve the right to issue legal proceedings against the hirer for default. Should this be necessary a county court judgment may be obtained and registered against them which will make it far more difficult for them to obtain credit in the future.
- 38] The terms above, and the contract to which this document relates, shall in all respects be construed and operate in accordance with English law.

Cooling off period

If having read our terms and conditions and within 24 hours of paying the deposit you wish to cancel, you may obtain a full refund of all monies paid less a £10.00 administration fee. This condition does not apply if you make your booking within 14 days of the commencement of the hire period, where upon the full hire fee will be due.

Every Decibel Matters Ltd 36 Gorefield House, Canterbury road, NW6 5TA Company no: 08770389 Directors: Moses Howe & Sean O'Connor

To Whom It May Concern:

I am writing this letter confirming Simon Cordell is not an employee/shareholder/director or has any controlling interest in the company Every Decibel Matters Ltd company number 08770389; I Moses Howe and Sean O'Connor are the directors of Every Decibel Matters Ltd.

Yours truly,

Moses Howe Sound Engineer/Speaker Designer EvervDecibelMatters.co.uk 07432201770

STATEMENT OF WITNESS

(C.J. Act 1967, S2,9.M.C. Rules 1968 R58)

STATEMENT OF: Moses Howe

AGE OF WITNESS (if over 21): 21

OCCUPATION OF WITNESS: Director of Every Decibel Matters

ADDRESS: 36 Gorefield Hse, NW6 5TA TELEPHONE:

07432301770

This statement consisting of page(s) each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true. Dated the 23rd day of February 2015

Signed Signature Witnessed by

I am Moses Howe; my date of birth is 05/11/1993. My home address is as stated above. I am making this witness statement in response to the police and local authority's application for an anti-social behaviour order on Mr Simon Cordell.

My company name is Every Decibel Matters LTD company number 08770389.

On the 19/07/2014 I had hired my sound system out to Antony Harvey at the last minute, when I arrived with my sound system, Antony was arrested on the spot and Antony was later de-arrested. Simon was arrested outside carpet right he had not entered the venue. Police prevented the van with my sound system in it from leaving the premises for about 3 hours and then we left.

On the 09th to 10/08/2014 I had Hire my sound system out to a party I was helping promote, it was intended to be at the alliance club but for reasons unknown to me, it was changed to Millmarsh Lane, when I arrived, police were already on the premises and denied me entry so I went home. Simon did not have anything to do with the setting up the party.

STATEMENT OF WITNESS

(C.J. Act 1967, S2,9.M.C. Rules 1968 R58)

STATEMENT OF: Jamie Duffy

AGE OF WITNESS (if over 21): 25

OCCUPATION OF WITNESS: Unemployed

ADDRESS: In-between Addresses

TELEPHONE: 07940201039

This statement consisting of 2 page(s) each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true. Dated the 24th day of February 2015

Signature Witnessed	by	

I am Jamie Duffy; my date of birth is 07/11/1989. My home address is as stated above. I am making this witness statement in response to the police and local authority's application for an anti-social behaviour order on Mr Simon Cordell.

At this time I do not have a permanent address I am staying with the Cordell/Benjamin family who I have known for around 10 years.

I was working up until 13/01/2015 and at this time I am seeking new employment.

As I said I have know the Cordell/Benjamin family for many years and the help they have given me is beyond words they are part of my real family this is how I feel and I know they feel the same way, there was so many times I did not have somewhere to stay and they always opened there doors and welcomed me from a young age.

Signed	A Comment of the comm	Witnessed By	
Olgrica		With Cooca by	*************

Since Tyrone Benjamin accident on the 10/04/2014 I have been staying there to help care for him as he could not do many things himself.

I have also been staying at Simon Cordell address a lot, due to how he has been feeling so he has someone to talk to, as he has locked himself away a great deal over the last few years due to things that been going on in his life.

On the 06/06/2014 I was at Lorraine Cordell Home with other family members, Lorraine's Nan was not well and was most of the day in bed sleeping. Simon and his Mum were working on his website for many hours this day and other things he was doing to set his company up. It was really late when we all left Simon dropped Deon home to her house and then me and Simon went home to his house, where we stayed up talking for a while and then went to sleep.

On the 07/06/2014 a family member Dwayne Edwards was having a party due to him leaving to travel the world for 12 months the party was held in a hall at the end of Hounsfield Road in Edmonton N9 by the park. Most of the family attended and friends.

Simon's Nan and Lorraine left early due to Simon Nan not being well.

The party went in to the 08/06/2014 early hours; Simon left sometime in the early hours I am not sure what time it was I new this as he said bye to everyone.

I stayed at the party till later to enjoy myself.

Signed	JAR	Witnessed By	****************************
0.9.104			

STATEMENT OF: Lorraine Cordell

AGE OF WITNESS (if over 21): 52

OCCUPATION OF WITNESS: Unemployed due to heath Problems.

ADDRESS: 23 Byron Terrace, Edmonton, London, N9 7DG

TELEPHONE: 0208 245 7454

This statement consisting of 6 page(s) each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Dated the 22 day of December 2015

Signed

C: a	L. Cordelle
•	ncovary
Signature Witnessed by	

I am Lorraine Cordell; my date of birth is 03/10/1963. My home address is as stated above. I am making this Updated witness statement to my statement dated 24th February 2015 in response an appeal to the police application for an anti-social behaviour order on Mr Simon Cordell. I am the mother of Simon Cordell.

Performance-driven, entrepreneurial marketing professional with 5+ years of continuous advancement and expertise in international business, sales and marketing, and technical application/product/R&D engineering.

Proactive self-starter with track record of initiative, personal responsibility, ownership of work and reputation for removing obstacles and making things happen. Highly analytical thinker with demonstrated ability to scrutinize technical and financial data. Strong leader who effectively motivates others and directs top-level strategic corporate initiatives Superlative interpersonal communicator, presenter, and negotiator; delivered effective presentations to corporate senior executives; Creative, dependable, and enthusiastic change agent with proven track record in improving efficiencies, reducing costs, and increasing revenues. Skilled coalition builder with multicultural experience through extensive work in Latin America.

coalition builder with	multicultural experience th	nrough extensive work in Latin America	
L. Cord	Ul Maria	- J.D.	

Witnessed By

Strategic marketer with history of developing brand strategies to reposition and retain brands.

Specialties:

Search engine optimization, Flash XHTML, CSS, Expertrank, Page Rank, One-Way links, Viral marketing, Able to handle the most demanding keywords in search with proven track record. Drive forensics, Data recovery (clean room hex editing level) Exploit writing, Patch writing, Web exploitation, Web security, IDA, Ollydbg, ring0, MsSql and MySql Microsoft Office, Microsoft Visual C++, ASM, Linux, Windows Computer, Security, Computer Networking, IRC Network, (Unreal IRCd, Ultimate IRCd, Anope, IRC Services, NeoStats) distributed denial-of-service (DDoS) attack, Computer Tier 3 Technician hardware and support

I worked within this field for many years until I became too ill due to heath Problems.

When my son was served the police application for an anti-social behaviour order, due to my knowledge I used this to search for information which could help prove he had not done what the police said he did and was not involved in the organisation and conduct of illegal raves.

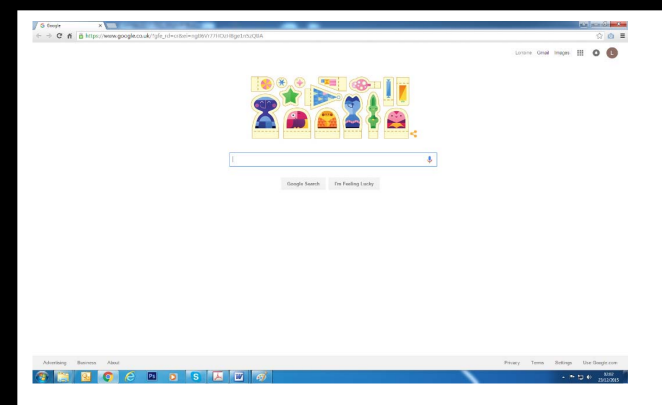
The application gave me a base line in which to start to search and the dates the police said my son Mr Simon Cordell set up these illegal raves.

I used my knowledge I had within Search engine optimization and keywords to be able to use the internet, search engines and social media to bring up a great deal of data that allowed me to find out information to the dates the police said my son organisation and conducted illegal raves within this application.

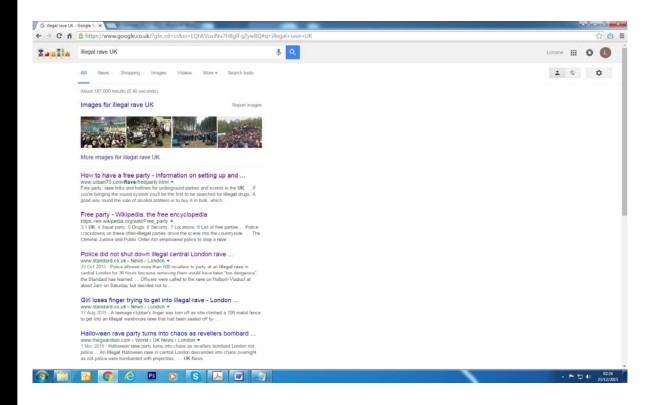
I am going to explain how this was done with keywords and the internet search engines and my knowledge.

The 1st thing I did was open chrome and went to Google search engine, as this is the biggest search engine and the Google's spiders regularly crawl the web to rebuild there index's, Google spiders crawl process is algorithmic.

Signed	L. Cordelly	Witnessed By	
		274	



I then type in a keyword like illegal rave, UK, rave UK, it is better also to have your search tool selected in this case to Country: the UK, but it is still good to end the keyword with UK, then click search this will bring up all dates to start with.

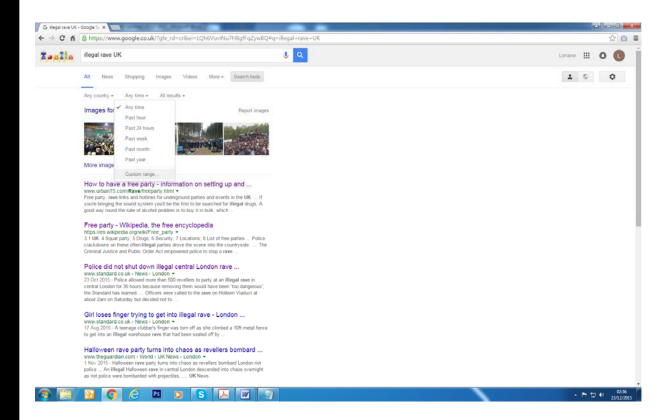


Signed

L. Cordelle

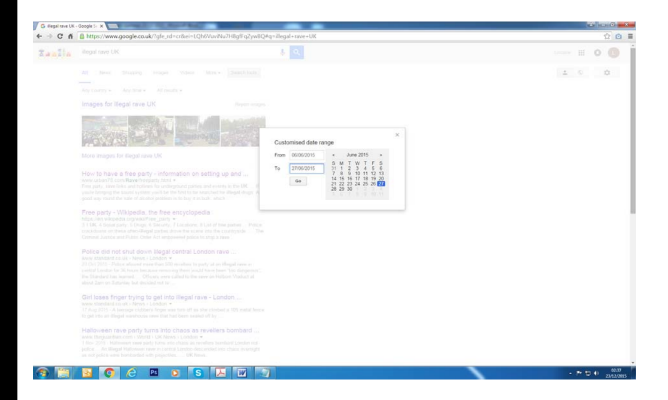
Witnessed By

Then I used the search tool to enter custom dates. I had the dates as they were in the application for the ASBO order.

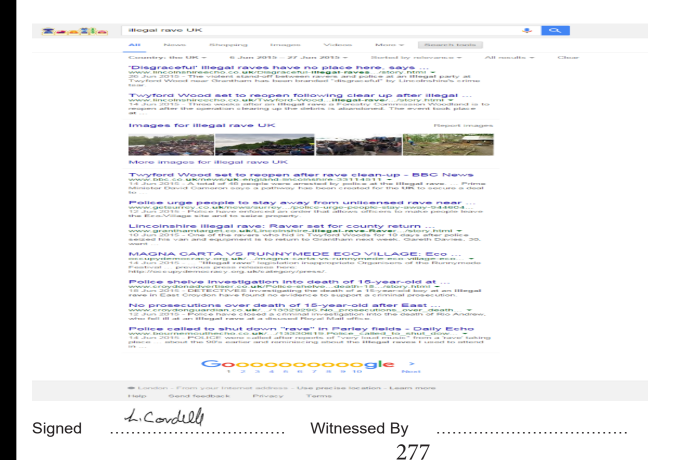


Now we add the date time line we are looking for in the custom fields, you are better to start with a wider date line then you need and see the results and you can shorten the date line as needed from the results you get back.

It is better to start to look for News data and social media URLs as in the application the police submitted they said in a statement about social media.

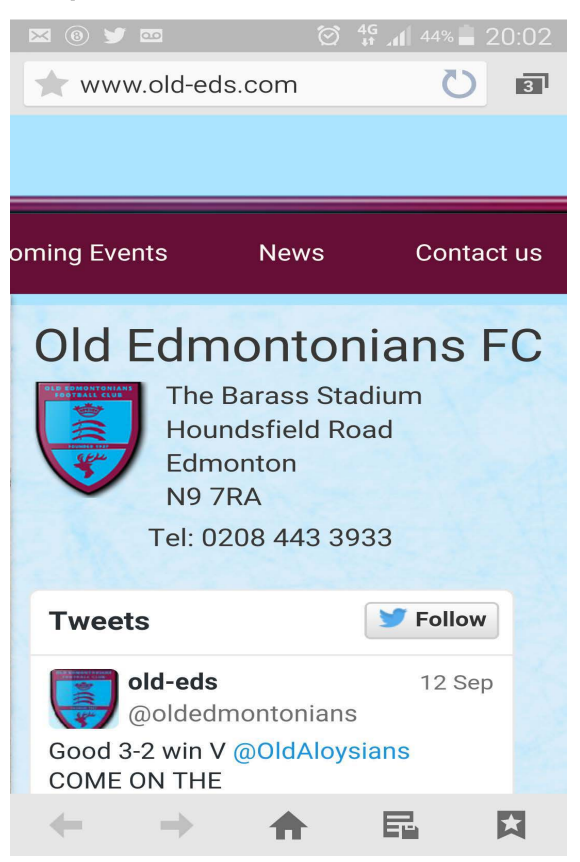


You start to look at the results and read all is what is said there are 10 results per page and there can be a number of pages. To look for just news within your date line you can select the tab for news data. If you want to look at all then you will have more to look at as this is a much wider search. On each search field you get a description this can show missing words within the keywords you entered.



I have just called 5 local London boroughs and clearly hearing what I am being told know there is going to be a huge impact on the business my son has been building for years. There are 33 local London boroughs. This is without this ASBO being within the whole of the UK.					
Signed	Witnessed By	6			

Leaving party location for Dwayne was on the 07/06/2014 and held here. It went on from the 07/06/2014 from around 18:30 hours until the 08/06/2014 until around 02:00 hours. But they had the hall earlier in the day on the 07/06/2014 so they could setup. Like lay the food out and setup the music system, lights, and decorate the hall. The hall was paid for in cash.





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Itinerary

Please quote Booking Number: 2436951 on all correspondence

Document prepared for customer: Mr Dwayne Edwards

Destination: Buenos Aires, BA **Departure Date:**

09-Jun-14

Agent:

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EDWARDS/Dwayne Mr click here!

Daniel Perriton

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Description

check in to name just a few

Saturday STA Travel 18-Jan-14

Date

ETA Australian Visitor Visa

Status: Confirmed

Depart: 18-Jan-14

Land Product **Special Remarks:**

Saturday

Visa Bureau 18-Jan-14 US ESTA Visa

Status: Confirmed

Depart: 18-Jan-14

Special Remarks: Land Product

Monday 09-Jun-14 **British Airways**

Flight: BA0245

Class: Economy Status Confirmed Departure: London Heathrow Airport, Terminal 5

Time: 22:25 (09-Jun-14)

Aircraft: Boeing 777 Jet

Arrival:

Buenos Aires Ministro Pistarini, Terminal A Time: 08:10 (10-Jun-14)

1345 Flight Duration:

Sao Paulo Guarulhos Int'l Apt

SURNAME/First Name(s) **Ticket Type Ticket Number** Airline Ref

11-Jun-14

Printed Date:

Wednesday GOL TRANSPORTES AEREO Departure:

Flight: G37451 Class: Coach

Status Confirmed

08-Feb-14

Buenos Aires Ministro Pistarini Time: 06:45 (11-Jun-14)

Aircraft: Boeing 737-800 Jet

SURNAME/First Name(s) EDWARDS/Dwayne Mr

Ticket Type

Time: 09:30 (11-Jun-14)

Arrival:

Ticket Number

Airline Ref Your Ref MHSO4K 78BGI G

1 of 4

You can amend the dates of this flight with the three change Multiflex pass - see below for more information.









Page Number:



ABTA L8183 | ATOL 3206 | Company Registration No 1263330 England | VAT no GB577 0182 31 | Trading as STA Travel Ltd, 6 Wrights Lane, London W8 6TA

Please quote Booking Number: 2436951 on all correspondence.

Document prepared for customer: Mr Dwayne Edwards

day	Qantas Airways	-Damantana	CArrival:
ct-14	Flight: QF0322	Departure: Santiago, Chile, Terminal I	Auckland International Apt, Terminal I
	•		· · · · · · · · · · · · · · · · · · ·
	Class: Economy	Time: 23:20 (13-Oct-14)	Time: 04:30 (15-Oct-14)
	Status Confirmed	Aircraft: Airbus A340 Jet	Flight Duration: 1310
		Flight Operated by: Lan Chile	
	SURNAME/First Name(s)	Ticket Type	Ticket Number Airline Ref Your Re
day	Qantas Airways	CDeparture:	
v-14	Flight: QF0144	Auckland International Apt, Terminal I	Sydney, Australia, Terminal 1
	Class: Economy	Time: 14:10 (03-Nov-14)	Time: 15:45 (03-Nov-14)
	Status Confirmed	Aircraft: Boeing 737 800 Jet	Flight Duration: 0335
	SURNAME/First Name(s)	Ticket Type	Ticket Number Airline Ref Your Re
day	Qantas Airways	CDeparture:	
c-14	Flight: QF0023	Sydney, Australia, Terminal 1	Bangkok
	Class: Economy	Time: 10:05 (15-Dec-14)	Time: 15:35 (15-Dec-14)
	Cluss. Locationing	Time: 10.00 (10 B00 11)	1111C: 10:00 (10 B00 11)
	Status Confirmed	Aircraft: Airbus Industrie 330 Jet	Flight Duration: 0930
	SURNAME/First Name(s)	Ticket Type	Ticket Number Airline Ref Your Re
day	Qantas Airways	CDeparture:	
c-14	Flight: QF8373	Bangkok	Dubai, Terminal 3
	Class: Economy	Time: 20:40 (20-Dec-14)	Time: 00:30 (21-Dec-14)
	Status Confirmed	Aircraft: Airbus A380 Flight Operated by: Emirates Airline	Flight Duration: 0650
	SURNAME/First Name(s)	Ticket Type	Ticket Number Airline Ref Your Re
	- 		
day c-14	Qantas Airways	Departure:	Arrival:
C-14	Flight: QF0001	Dubai, Terminal 3	London Heathrow Airport, Terminal 3
	Class: Economy	Time: 02:25 (21-Dec-14)	Time: 06:20 (21-Dec-14)
	Status Confirmed	Aircraft: Airbus A380	Flight Duration: 0755
		Flight Operated by: Emirates Airline	Š

Printed Date: 08-Feb-14 Page Number: 2 of 4

Please quote Booking Number: 2436951 on all correspondence.

Document prepared for customer: Mr Dwayne Edwards

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ETA APPROVAL 18JAN14/2104

FAMILY NAME EDWARDS AUSTRALIAN GOVT

GIVEN NAMES DWAYNE

110747525 GBR EXPIRY DATE 24JAN2019

PASSPORT 110747525 GBR EXPIRY DATE OF BIRTH 09APR1989 SEX M COB GBR

TYPE OF TRAVEL T TOURIST ENTRY STATUS UD/601 ETA

AUTHORITY TO ENTER AUSTRALIA UNTIL 18JAN2015

PERIOD OF STAY 03 MTHS

MULTIPLE ENTRY

NO WORK - BUSINESS VISITOR ACTIVITY ONLY

ETA APPROVED

Printed Date: 08-Feb-14 Page Number: 3 of 4

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Passenger(s): Mr DWAYNE Edwards

Country Itinerary Text:

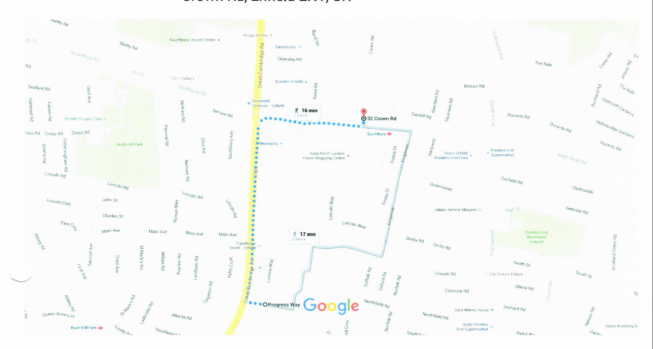
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Please speak to your travel consultant for more information on how to apply.



Progress Way, Enfield EN1 1FT, UK to 32 Crown Rd, Enfield EN1, UK

Walk 0.8 mile, 16 min



Map data ©2015 Google 100 m

★ via Great Cambridge Rd/A10 and Southbury Rd/A110

Show terrain

16 min

0.8 mile

Details



Rachael Beck <rachaelbeck100@gmail.com>

Re: any help and Advice would be welcomed

2 messages

Rachael Beck <rachaelbeck100@gmail.com>
To: matthew.mcgrath@met.police.uk

9 February 2016 at 19:02

Dear Matthew Mcgrath

I was passed your email today by Lewisham Council due to a call I made to ask for some advice. I was told by the person in Lewisham Council this ASBO and the conditions would have a huge effect on obtaining any Alcohol and entertainment licence. But they told me to contact you who maybe able to give me some more advice.

The advice I need is in the event someone wanted to apply for an event Alcohol and entertainment licences one of any of the below:

- Personal licence.
- Premises licence.
- Club premises certificate.
- Temporary event notice.
- Minor variations

The advice I wanted to find out if the person had an ASBO with the below conditions

The person is prohibited from:

- A. Attending a rave as defined by s.63 of the criminal Justice and Public order Act 1994;
- B. Being concerned in the organization of a rave as defined by s.63 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 of the criminal Justice and public orders Act 1994;
- D. Entering or remaining in any disused or abandoned building;
- 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 unlicensed premises;

Would there be an issue with obtaining an Alcohol and entertainment licence, and what would be the chance it would be granted to do a legal event within legitimate business activities.

I have been told that this would not have any effect of any legitimate business activities that any person wished to undertake and that in no way would any person be inhibited by this ASBO order. That any person could apply for a Alcohol and entertainment licence if needed, and have these ASBO conditions and this order would have no effect on any person obtaining Alcohol and entertainment licence within these ASBO conditions to run a legitimate business activities a person wished to undertake.

Regards

Rachael

Matt.McGrath@met.pnn.police.uk < Matt.McGrath@met.pnn.police.uk >

10 February 2016 at 08:32

To: rachaelbeck100@gmail.com

Hi

Any application would be looked at on its own merits. The test for the application would ultimately be ' Is that person responsible to ensure the promotion of the licensing objectives?'.

If the ASBO relates to unlicensed events i.e raves, then this clearly demonstrates a risk to the prevention of crime and disorder licensing objective.

The MPS would make representations to the Licensing Authority due to the risk posed.

This does not mean a licence would not be granted, you would have to satisfy any Licensing Authority that you pose no risk to the licensing objectives.

Regards

Police Sergeant Matt McGrath | 8PL | Licensing Unit | Lewisham Borough

Phone: 020 8284 5041 Mobile: 07795 801039

E-mail: matthew.mcgrath@met.police.uk

Mail: 43 Lewisham High Street, Lewisham, SE13 5JZ

From: Rachael Beck [mailto:rachaelbeck100@gmail.com]

Sent: 09 February 2016 19:03

To: McGrath Matt - PL

Subject: Re: any help and Advice would be welcomed

[Quoted text hidden]

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From: Lorraine Cordell

To: "Ned Johnson"

Subject: RE: RE FOI 11845 [SEC=UNCLASSIFIED]

Date: 11 January 2016 15:25:00

Dear Ned Johnson,

Thank you for the reply email and the update.

I have other information due to investigations I have done and due to speaking to people within the area. That it was not just the one date in April 2014 there were events at Crown Road.

The dates I have been given that events took place at Crown Road are:

12th / 13th April 2014 19th / 20th April 2014 (confirmed) 26th / 27th April 2014

03rd / 04th May 2014 17th / 18th May 2014 (confirmed) 31st / 01st May and June 2014 (confirmed)

06th 07th 08th June 2014 (confirmed) 13th / 14th June 2014 (confirmed)

Some of these dates have already been given that events took place within the FOI I requested.

Also you say you did not serve a Noise Abatement Notice on the squatters / occupiers, as it would have had no benefit to do so as you would not have been able to take anyone to court, and I do understand that the council was working with the owners of the building to deal with this problem.

But I am sure if you had served a Noise Abatement Notice to the squatters / occupiers / Building, it would have covered not just to take someone to court. It would have covered the council to have seized sound equipment and due to this stopped the events far sooner with a Noise Abatement Notice in place on the building then not having served one at all.

I believe that is the reason a Noise Abatement Notice can be served on occupiers / Buildings under Environmental Protection Act 1990 section 80

Regards

Lorraine Cordell

From: Ned Johnson [mailto:Ned.Johnson@enfield.gov.uk]

Sent: 11 January 2016 12:17

To: Lorraine Cordell

Cc: Andy Higham; Robert Oles; Theresa Dodd Subject: RE: RE FOI 11845 [SEC=UNCLASSIFIED]

Classification: UNCLASSIFIED

Dear Ms. Cordell,

Thank you for your email; I have rechecked our database and indeed, I did make a mistake and missed one complaint which was received by our Residential Noise Team on 20/04/14, it was the only complaint received by the Council prior to the ones listed in the FOI response sent to

you. The officer who received the complaint tried to contact the customer who made it on several occasions but was unable to do so and as such we were unable to verify the complaint. The next complaint received was then on 18/05/14 as stated in my original response.

We did not receive any further complaints after June 2014 in regard to the Man Building and therefore as far as we were aware the matter had been resolved.

A Noise Abatement Notice was not served on the squatters as we would not have been able to verify any names given, if indeed they would have given a name and it would have been unenforceable as it is extremely unlikely that we would have been able to take anybody to court who was squatting. The line taken was to pursue the owners of the building who then needed to evict the squatters and secure the premises, which they did; serving a Noise Abatement Notice would have had no effect on the owners as they were already taking the necessary steps to stop the problem.

Yours sincerely

Ned Johnson
Principal Officer Pollution
Pollution Control & Planning Enforcement
Planning, Highways & Transportation
Regeneration & Environment Department
Enfield Council

www.enfield.gov.uk

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

Sent: 05 January 2016 16:59

To: Ned Johnson

Subject: RE: RE FOI 11845 [SEC=UNCLASSIFIED]

Dear Ned Johnson

I am writing this email due to a FOI request I put in some time ago.

It has come to my attention that some of the information you have given me in incorrect and was wondering if you could comment on this.

In my FOI request you said that Crown Road information started on the 18/5/2014, but I have found news paper information that this started much earlier then this.

I have a news paper that is dated the 25/04/2014 which was printed after a 15 hour rave took place there on the 19/04/2014, which is much earlier then the 18/05/2014 as the date you gave me that this started.

And one that was in printed on 9 September 2014 a paper saying The MAN building, in Crown Road, on the junction with Southbury Road, Enfield, has also been used for illegal raves and parties in the last few months which these words would say the events was going on much later then June 2014 that you have given in the FOI request.

http://www.enfieldindependent.co.uk/news/11459487.Listed building wrecked by graffiti/

I still also can not understand why an abatement notice order was not put in place due to the amount of events that took place there. I do understand on the days of the events it could be classed as unsafe due to the amount of people, but this site was being squatted and there would have been far less people there during the weeks when these events were not going on. And can not understand why an abatement notice order was not put in place during the time when these events were not going on.

On the 6th 07th and 08th June 2014 the council were aware an event was ongoing at Crown Road.

On the 6th 07th and 08th June 2014 the council were aware an event was ongoing at Progress way.

On the 08th June the council attended with police to Progress Way to serve paper work this was not served to any persons within the site of Progress Way.

But if you were with police, which your team was why was paper work not tried to be served at Crown Road site also as your team was aware off an event also going on there.

Regards

Lorraine Cordell

From: Ned Johnson [mailto:Ned.Johnson@enfield.gov.uk]

Sent: 09 March 2015 12:21

To: Lorraine Cordell **Cc:** Esg Complaints

Subject: RE: RE FOI 11845 [SEC=UNCLASSIFIED]

Classification: UNCLASSIFIED

Dear Ms. Cordell,

In terms of the number of events there was one further rave that took place on 25th March 2013 at Progress Way, other than this occurrence I have provided you with the dates and locations of all the illegal raves/parties that are recorded on our database as well as all other data we hold that you requested. The rave on March 25th 2013 was attended by the Out of Hours Noise Team, assistance was requested from the police but they were unable to help on that occasion.

The events at Crown Road were over a period of several weeks not months, during which time we were in regular contact with the new site owners who worked to get the site secured and the power turned off. The Out of Hours Noise Team undertook observations of the noise during

the event on May 31st/June 1st but did not visit the party as the team decided that it was unsafe to do so due to the nature and location of the event and provided information to the daytime officer who ensured the owners undertook the necessary works.

The complaints received on Sunday June 8th were all received after the council's Out of Hours Service had finished at 03:00 and therefore no response was possible.

The Out of Hours Team respond to all complaints received but will only visit a premises where it is safe for them to do so and in the case of illegal raves/parties quite often there are officer safety issues which prevent visits at night time during the event, unless police support can be gained. Following illegal raves/parties we do make every effort to get a building secured as soon as possible to prevent the same thing happening again.

Yours sincerely

Ned Johnson
Principal Officer Health Safety & Pollution
Pollution Control, Planning & Licensing Enforcement
Planning, Highways & Transportation
Regeneration & Environment Department
Enfield Council

www.enfield.gov.uk

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

Sent: 06 March 2015 15:22

To: Ned Johnson

Subject: RE: RE FOI 11845 [SEC=UNCLASSIFIED]

Dear Ned Johnson

Thank you for the reply to the freedom of information act I put in.

I do however believe there is a lot of data that has been left out, so maybe I need to clarify the data that is being requested.

- To information is regarding Disused or abandoned buildings or any industrial estates buildings or open air land. For the dates all of 2013 to date.
- This would include all data if there were occupiers/squatters in said building/parties/raves. This would include the dates these buildings/Disused or abandoned buildings/ or any industrial estates was first known to the Environment & Street Scene Department.
- All information would cover all wards boundaries for Enfield Council.

Information is also needed for some areas within the Enfield Council borough.

The information would cover if police were in attendance, if calls were made to the Environment & Street Scene Department by police, and any police officer information that the Environment & Street Scene Department holds about any police officer.

This information would also include any calls that were made from the Environment & Street Scene Department to police in relation to any Disused or abandoned buildings or any industrial estates buildings or open air land that the Environment & Street Scene Department felt could have a problem with.

There is also an issue with the information in your email

18/5/14: 3 calls after event
19/5/14: 6 calls after event
21/5/14: 1 call after event

But have not given the date of the event itself, are the below layout ones was when events have taken place as it just has calls at the end of the dates could you please clarify

31/5/14: 2 calls1/6/14: 6 calls

Also in your email it seems that there was more of a problem with crown road over some months but from how I am reading your email it seems no one ever attended from the Environment & Street Scene Department on any of the dates in your list can this also be clarified in more detail.

I know you have until the 10/03/2015 to supply the information I have asked for. But I do feel your email was very incomplete, I do hope that I have not got to wait 20 more days now as I need all the data by 10/03/2015 and I did ask for all information and I feel that has not been given.

Could you get back to me via email as to the time it will take to get all the information I have asked for within my request?

Regards

Lorraine

From: Ned Johnson [mailto:Ned.Johnson@enfield.gov.uk]

Sent: 05 March 2015 16:39 **To:** lorraine32@blueyonder.co.uk

Cc: Esg Complaints

Subject: RE FOI 11845 [SEC=UNCLASSIFIED]

Classification: UNCLASSIFIED

Dear Miss Cordell.

FREEDOM OF INFORMATION ACT 2000 - INFORMATION REQUEST

Thank you for your email received on February 10th 2015 where you requested information regarding illegal raves/parties. In response to your questions:

All dates and times and addresses to any illegal rave/parties where the Noise and Nuisance

Team attended:

8/6/14, no time recorded, Progress Way, Enfield.

Any paper work was served to any person/persons and if need known. copies of any paper work served:

No paperwork served.

All the calls that were made on any dates to the Noise and Nuisance Team to make them aware that an illegal rave/parties were taking place

Progress Way:

13/6/14: 1 call

12/6/14: 2 calls after event 9/6/14: 2 calls after event

8/6/14: 6 calls 7/6/14: 8 calls

Leeside Road:

15/7/13: 1 call after event

46 Crown Road:

18/5/14: 3 calls after event 19/5/14: 6 calls after event 21/5/14: 1 call after event

31/5/14: 2 calls 1/6/14: 6 calls

2/6/14: 4 calls after event 4/6/14: 1 call after event

6/6/14: 1 call 8/6/14: 3 calls

9/6/14: 1 call after event

13/6/14: 2 calls

Any noise abatement orders that was put on any addresses where an illegal rave/parties was taking place. This would include any noise abatement that were put in place before an illegal rave/parties took place. This would include dates and times the noise abatement, orders were served on an address and to whom and to forward copies of any such noise abatement orders within this request:

No noise abatement notices served.

Personal names who attended the address and times and dates of any person attending from the Noise and Nuisance Team and any police officer names or IDs that attended with the Noise and Nuisance Team:

Progress way: 2 Enforcement Officers attended form the Out of Hours Noise Team, 8/6/14, no

times noted.

Any reports made up for any of the addresses in full for the dates listed above for any illegal rave/parties.

No reports made.

If you are dissatisfied with the handling of your request, you have the right to ask for an internal review. Internal review requests should be submitted within two months of the date of receipt of the response to your original letter and should be addressed to:

Theresa Dodd
Correspondence & Complaints Manager
Environment & Street Scene Department
PO Box 52
Civic Centre
Silver Street
Enfield EN1 3XE
020 8379 3540
Email – theresa.dodd@enfield.gov.uk

Please remember to quote the reference number above in any future communications.

If you are not content with the outcome of the internal review, you have the right to apply directly to the Information Commissioner for a decision. The Information Commissioner can be contacted at: Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF

Yours sincerely

Ned Johnson
Principal Officer Pollution
Pollution Control, Planning & Licensing Enforcement
Planning, Highways & Transportation
Regeneration & Environment Department
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Campaign







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Neighbours' anger over 15-hour rave in Southbury Road

1 comment



Charlie Peat / Friday 25April 2014 / News Follow @Enfield Andy Chaz 781 followers

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Ravers took over abandoned business building for more than 15 hours,

The former HAN building in Crown Road, on the junction with Southbury Road, was the venue for an illegal party that began on Saturday night

COME AND TALK TO THE COMMISSIONER

WHAT WOULD YOU ASK? We are inviting you to meet the Commissioner of the Metropolitan Police Service. Sir Bernard Hogan-Howe.

DATE: Wednesday 14th October 2015

TIME: 6.30pm -7.30pm

(doors open at 6.00pm for refreshments! LOCATION: Aylward Academy, Windmill Road,



TOTAL POLICING

According to residents in Anglesey Road, adjacent to crown road, the loud noise and disturbance continued until 3pm the next

One resident, who wanted to remain anonymous, said that the 15-hour rave was "ridiculously loud/"

He said: "It was so loud the whole house was shaking like an earthquake was happening. There are no clubs or bars near us so this was quite a shock. We understand that

sometimes it could be loud late at night but for it to continue until 3pm the next day Is not right. "I walked along to check out what was going on, it was ridiculously loud. Things were getting smashed up in the building and people were spray painting everywhere." Police say they attended late on Saturday evening and returned the following day and music was still being played.



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Kate Laird, also of Anglesey Road said: We are furious that nothing was done at the time, I have children and we couldn't sleep all night.

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One of our neighbours saw police show up but they did nothing about it. Our Easter Sunday was ruined by the selfishness of others."



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Brilliant Product
w...1 have been testing this now

for a couple of weeks and am amazed that this is one product

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Rpoopmipnftefl by Murder victim named Hamel? If male	16

Date set for trio charged with

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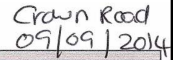
Evidence of drug use found after late night rave



Police crack clown on illegal rave planned for Wandsworth Common

17

18



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The Man Building, Enfield, wrecked by graffiti



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David Cockle, chairman of the Enfield Society



Anna Slater, Chief Reporter - north London / Tuesday 9 September 2014/ News

299

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Vandals have "completely wrecked" an abandoned building by painting graffiti on the front and squatting inside.

The NAN building, in Crown Road, on the junction with Southbury Road, Enfield, has also been used for illegal raves and parties in the last few months



Formerly used as a car factory, the Grade II listed building closed down more than a year ago and Enfield Borough Council is now looking for a new owner.

David Cockle, the chairman of the Enfield Society, has been left concerned by the way the way the building has fallen into disrepair.

He said: 'It once had a very nice, manicured garden - but now it's just been completely wrecked. It's a huge shame.

"I recently discovered that squatters have been on site and It's generally in a deplorable state, ft doesn't give a good impression to people visiting the area for the first time.

"It's such a high-profile site and one we should be proud of, but now it just looks awful.1"



The party included loud music and continued until 3pm the next afternoon - a total of 15 hours.

Graffiti tags have now been emblazoned on the front of the building, which has been boarded up.

Mr Cockle, 62, added: "For a listed building to be left like that, it's terrible.

"The plants and shrubs are overgrown too - it's sad to see it so run down.

"ft used to be such an attractive building.1M

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The Enfield Independent is awaiting comment from Enfield **Borough Council**

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to stop eviction by bailiffs (Shelter Advice)

These 30 Mugshots Will Scare You Forever - Especially the Last One (Time To Break)



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Image released of man found dead in Enfield

'It is my desire to make my parents proud*

- Owner's joy at new Fish and Chips shop

Man charged with Enfield murder

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Two woman and man charged with murder after flat death

Headteacher pays tribute to "fantastic student" hit by train at Enfield Chase station

Mew horror film shot in Enfield

Missing schoolgirl has links to Enfield

10 Fraudster jailed after conning £135,000 on upkeep of one-run horse





2

3

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3

Homeowners aged 60* flock to Carrie Star Quits Show *as* He equity release in their droves Battles Illness

(Reader's Digest) (Entertainment. Daily)

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Teenager taken to hospital after bus crash



Illicit alcohol and cigarettes found in raid on supermarket



Man stabbed In street



Tributes pour in for "intelligent, articulate and kind-hearted" 21-year-old after Australia bike





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20



Massive fire breaks out at industrial estate



Man stabbed to death as teenagers are arrested

The Man Building, Enfield, wrecked by graffiti

Sort comments by oldest first v

dons24pellipardose

3:21pm Thu 2 Oct 14

Do not miss the planning application for this building which is listed with its alternative address of 46 Crown Road EN11TH under Planning Ref; 14/03259LBC and the Statuary Notice was published in the Enfield Independent on 1st October 2014 on page 67

Report

dons24pelliparclOSe

3:24pm Thu 2 Oct 14

The Planning application is by Messrs Travis Perkins Buildings merchants for the extension of 46 Crown Road Enfield for builder's merchant floor space generis

Report



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Entertainment

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Capitol Years Live!

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CAD	Num	Date	Time	Page	Grid Ref:	
CAD	1012	07/06/2014	01:53	Page 143 to 146	534380, 195513	Inside Progress Way
CAD	1047	07/06/2014	01:59	Page 174 to 178	534380, 195513	Inside Progress Way (Main Police Cad)
CAD		07/06/2014	02:41	Page 147 to 151	534152, 195940	Lincoln Rd/Luminia Way ?
CAD		07/06/2014	03:34	Page 184 to 186	534380, 195513	Inside Progress Way
CAD		07/06/2014	03:58	Page 152 to 154	Blanked Out	24 Orchard Terrace, On page 154
CAD		07/06/2014	04:15	Page 155 to 159	534380,195513	Inside Progress Way
CAD		07/06/2014	05:50	Page 160 to 164	531438,197711	Hardy Way Chase Side Miles Away
CAD		07/06/2014	06:24	Page 165 to 169	534144, 195627	music been playing 45mins at 06:28
CAD		07/06/2014	06:27	Page 170 to 173	534380, 195513	Inside Progress Way
CAD		07/06/2014	08:09	Page 187 to 190	534219, 195697	Ayley Croft
CAD		07/06/2014	08:18	Page 191 to 195	534380,195513	Inside Progress Way
CAD		07/06/2014	08:16	Page 196 to 198	534380,195513	Inside Progress Way
CAD		07/06/2014	08:56	Page 199 to 202	534380, 195513	Inside Progress Way
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29 Missing CADs for	he 08/06/2014
Missing Cads 09/06/2	114
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1341	

All CAD's Time's Wrong

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		07/06/2014		Page 233 to 237
CAD	10506	07/06/2014	22:44	Page 238 to 241

Above is a list of CADs' that the time stamps are wrong an older CAD can't have a later time stamp than a later CAD.

All CAD's from the 6^{th} June are missing and I believe that will hold data as to the person the police really spoke to who set this up.

All CAD's For 7th June 2014

CAD	Num	Date	Time	Page
CAD	943	07/06/2014	Missing CAD	
CAD	1012	07/06/2014	01:53	Page 143 to 146
CAD	1047	07/06/2014	01:59	Page 174 to 178
CAD	1323	07/06/2014	02:41	Page 147 to 151
CAD	1380	07/06/2014	Missing CAD	
CAD	1571	07/06/2014	Missing CAD	
CAD	1608	07/06/2014	03:34	Page 184 to 186
CAD	1722	07/06/2014	03:58	Page 152 to 154
CAD	1816	07/06/2014	04:15	Page 155 to 159
CAD	2141	07/06/2014	05:50	Page 160 to 164
CAD	2255	07/06/2014	06:24	Page 165 to 169
CAD	2291	07/06/2014	Missing CAD	
CAD	2271	07/06/2014	06:27	Page 170 to 173
CAD	2456	07/06/2014	Missing CAD	
CAD	2525	07/06/2014	Missing CAD	
CAD	2601	07/06/2014	08:09	Page 187 to 190
CAD	2637	07/06/2014	08:18	Page 191 to 195
CAD	2672	07/06/2014	08:16	Page 196 to 198
CAD	2757	07/06/2014	Missing CAD	
CAD	2854	07/06/2014	08:56	Page 199 to 202
CAD	2904	07/06/2014	Missing CAD	
CAD	2906	07/06/2014	Missing CAD	
CAD	3005	07/06/2014	09:22	Page 203 to 205
CAD	3037	07/06/2014	09:20	Page 179 to 183
CAD	3252	07/06/2014	10:07	Page 206 to 209
CAD	3326	07/06/2014	Missing CAD	
CAD	3436	07/06/2014	Missing CAD	
CAD	3838	07/06/2014	Missing CAD	
CAD	3986	07/06/2014	11:47	Page 210 to 213

CAD	4015	07/06/2014	Missing CAD
CAD	4322	07/06/2014	Missing CAD
CAD	4323	07/06/2014	12:25 Page 214 to 217
CAD	4598	07/06/2014	Missing CAD
CAD	4809	07/06/2014	Missing CAD
CAD	5206	07/06/2014	13:57 Page 218 to 220
CAD	5571	07/06/2014	Missing CAD
CAD	8841	07/06/2014	20:07 Page 221 to 224
CAD	8931	07/06/2014	Missing CAD
CAD	10311	07/06/2014	Missing CAD
CAD	10393	07/06/2014	22:38 Page 225 to 232
CAD	10462	07/06/2014	Missing CAD
CAD	10471	07/06/2014	22:45 Page 242 to 245
CAD	10481	07/06/2014	22:47 Page 233 to 237
CAD	10506	07/06/2014	22:44 Page 238 to 241
CAD	10742	07/06/2014	23:01 Page 246 to 249
CAD	10844	07/06/2014	Missing CAD
CAD	10967	07/06/2014	23:25 Page 250 to 254

Above all CADs with the CADs that are missing for the 7th June 2014.

All CAD's For 8th June 2014

CAD	Num	Date	Time	Page
CAD	47	08/06/2014	00:00	Page 255 to 259
CAD	167	08/06/2014	Missing CAD	
CAD	340	08/06/2014	00:29	Page 260 to 263
CAD	625	08/06/2014	00:54	Page 264 to 267
CAD	749	08/06/2014	Missing CAD	
CAD	793	08/06/2014	01:10	Page 268 to 272
CAD	930	08/06/2014	Missing CAD	
CAD	1081	08/06/2014	Missing CAD	
CAD	1206	08/06/2014	Missing CAD	
CAD	1631	08/06/2014	Missing CAD	
CAD	1646	08/06/2014	Missing CAD	
CAD	1667	08/06/2014	Missing CAD	
CAD	1768	08/06/2014	Missing CAD	
CAD	2410	08/06/2014	05:35	Page 273 to 277
CAD	2456	08/06/2014	Missing CAD	
CAD	2608	08/06/2014	Missing CAD	
CAD	2654	08/06/2014	Missing CAD	
CAD	2764	08/06/2014	Missing CAD	
CAD	2766	08/06/2014	Missing CAD	
CAD	2796	08/06/2014	Missing CAD	
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CAD	2942	08/06/201	Missing CAD
CAD	2948	08/06/201	Missing CAD
CAD	3132	08/06/201	Missing CAD
CAD	3151	08/06/201	09:08 Page 278 to 282
CAD	3179	08/06/201	Missing CAD
CAD	3194	08/06/201	Missing CAD
CAD	3260	08/06/201	Missing CAD
CAD	3319	08/06/201	09:39 Page 283 to 286
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CAD	3515	08/06/201	Missing CAD
CAD	3946	08/06/201	Missing CAD
CAD	5644	08/06/201	Missing CAD
CAD	5897	08/06/201	Missing CAD

Above all CADs with the CADs that are missing for the 8th June 2014.

CAD 1341 09/06/2014 Missing CAD

Above all CADs with the CADs that are missing for the 9th June 2014.

CAD 9717 09/08/2014 Missing CAD See Page 39

The above CAD is missing but very important it is I believe a report from the public order unit at Scotland yard, who are the one that hold all the information to a lot of the dates in this ASBP application as the real person who setup these parties.

Jason Ames Statement dated the 15/08/2014 page 39 in bundle

On Saturday 09th August 2014 I was on duty in full Police uniform driving a marked police vehicle in the company of A/Insp King when at 2221 hours we were informed of CAD 9717 which related to some Intelligence received that stated there was likely to an illegal open air rave in the region of Millmarsh Lane, Enfield, EN3. As this was very new information we attended the location as quickly as possible so that we could assess whether there was a possibility of ending the rave before it began.

Aaron KING statement dated 15-08-2014 page 41 in bundle

On Saturday 9th August 2014 I was on duty in full uniform posted as Acting Inspector. Shortly before 2230hrs I. was informed via our GPC that Intel had been received via social media that there was going to be a large illegal rave somewhere in the region of Millmarsh Lane, Enfield, EN3.1 was advised that this was being advertised on Face book by "Every Decibel Matters" who run unlicensed events

Above	all CADs	with the CADs	that are missing for the 19 th June 2014
CAD	11822	19/07/2014	Pages 302 to 304
CAD	10644	19/07/2014	Missing CAD
CAD	10635	19/07/2014	Pages 291 to 301
CAD	9804	19/07/2014	Pages 287 to 290

1 Progress Way, Enfloid, Greater London EN1 1FT, UK

Grid Reference Finder

CAD Ref: 1012:07/06/2014 - 01:53 Hours - Page 143 to 146 - Grid Ref: 534380, 195513 Inside Progress Way



This Cad is CAD Ref 1012:07/06/2014

534380

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All These CAD below are Grid Ref: 534380,195513

CAD Ref 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

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CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

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CAD Ref: 10471:07/06/2014 - Inside Progress Way RED Maker on Map

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CAD Ref 10506:07/06/2014 - Inside Progress Way RED Maker on Map

Grid Reference CAD REF: 1047:07/06/2014 - 01:59 Hours - Page 174 to 178 - Finder Grid Ref: 534380, 195513 Inside Progress Way - Main Police CAD



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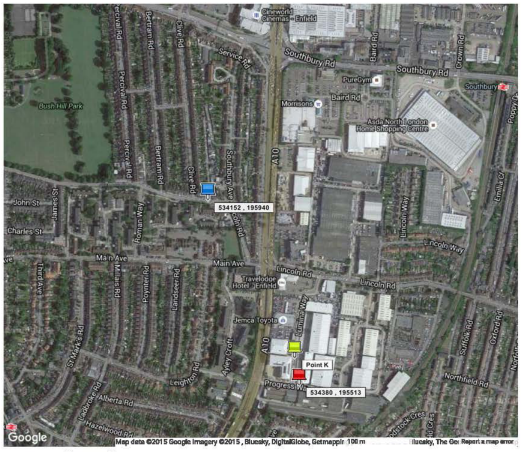
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CAD Ref: 47:08/06/2014 - Inside Progress Way - RED Maker on Map

12/10/2015 Grid Reference Finder

Finder

Grid Reference CAD REF: 1323:07/06/2014 - 02:41 Hours - Page 147 to 151 -Grid Ref:534152, 195940 - Lincoln Road / Luminia Way



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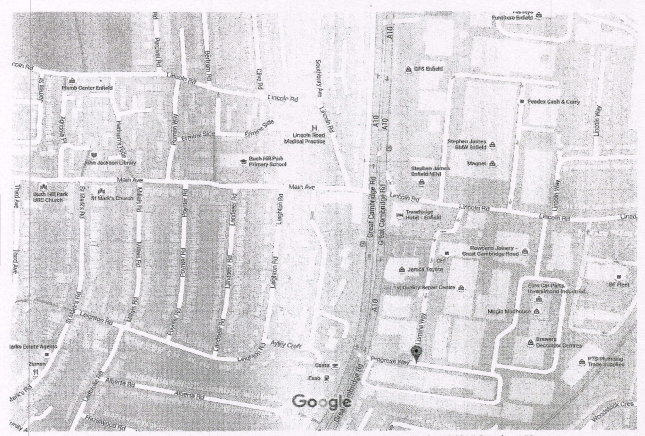
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Google Maps Progress Way



Map data ©2015 Google 50 m

Progress Way
Enfield, Greater London EN1

Grid Reference Finder

CAD REF: 1608:07/06/2014 - 03:34 Hours - Page 184 to 186 - Grid Ref:534380, 195513 - Inside Progress Way



Grid Reference X (Eastings) V (Northinge) Latitude Longitude Description (Click to Edit) Address

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All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 47:08/06/2014 - Inside Progress Way - RED Maker on Map

Grid Reference CAD REF: 1722:07/06/2014 - 03:58 Hours - Page 152 to 154 - Finder Grid Ref:Blacked out - Page 154 shows 24 Orchard Terrace

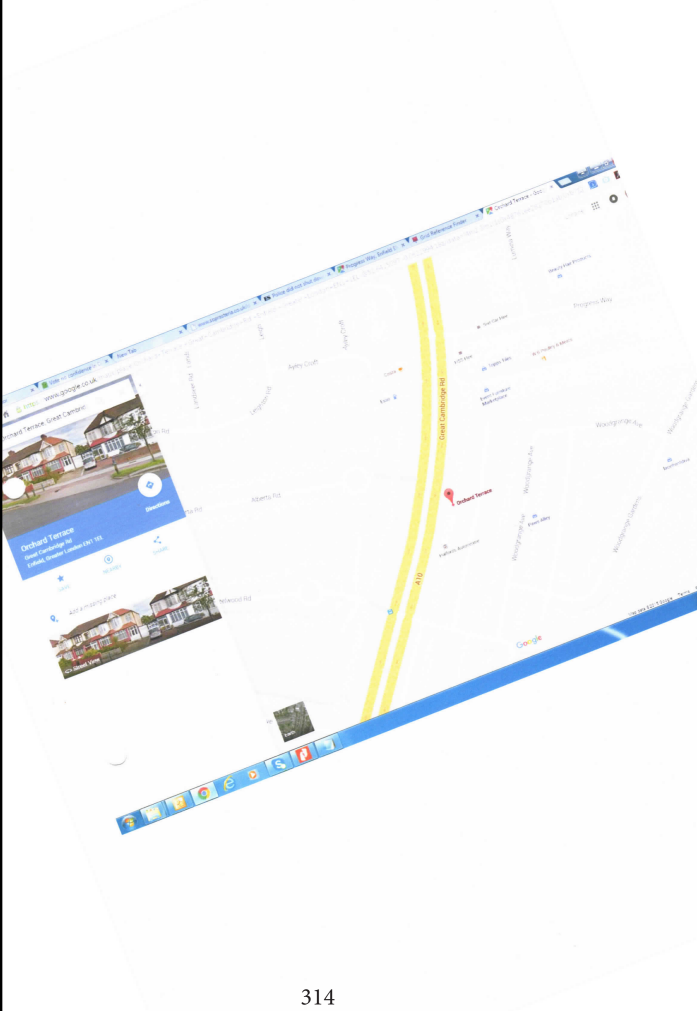


 Cityl Reference
 X (Easilinge)
 Y (Northinge)
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 Longitude
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 TQ 34244 95383
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 Orchard Terrace, Great Cambridge Rd, Emflett, Greater London EN1
 EN1 1EL
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 TQ 34380 95513
 534380
 195513
 51.842970
 -0.05935873
 534380, 195513
 1 Progress Wey, Emflett, Greater London EN1
 1FT, UK
 EN1 1FT
 600
 Q
 Q

This CAD is CAD Ref: 1722:07/06/2014 - 03:58 Hours Grid Ref: Blacked out - Page 154 shows 24 Orchard Terrace 24 Orchard Terrace - ORANGE Marker on Map Progress Way RED Marker



Grid Reference Finder

CAD REF: 1816:07/06/2014 - 04:15 Hours - Page 155 to 159 - Grid Ref:534380, 195513 - Inside Progress Way



Grid Reference (Eustings) (Northings) Latitude Longitude Description (Click to Edit) Address

TQ 34380 95513 534380 195513 51.842370 -0.05935873 534380 , 195513 1 Progress Way, Enfloid, Greater London EN1 1FT, UK

This Clad is CLAD Ref. 1916;07/06/2014

This Cad is CAD Ref: 1816:07/06/2014

All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 47:08/06/2014 - Inside Progress Way - RED Maker on Map

Finder

Grid Reference CAD REF: 2141:07/06/2014 - 05:50 Hours - Page 160 to 164 -Grid Ref:531438, 197711 - Hardy Way, Chase Side - Miles Away



Grid Reference	X (Eastings)	Y (Northinge)	Latitude	Longitude	Description (Click to Edit)
TQ 34380 95513	534380	195513	51.642370	-0.05935673	534380 , 195513
TQ 34152 95940	534152	195940	51.846282	-0.08248815	534152 , 195940
TQ 34369 95576	5343 69	195576	61.642937	-0.05949139	Point K
12.72.70.27.70.27.27.27.27.27.27.27.27.27.27.27.27.27.	0.000000000	2002004222		0070704500	WOOD SOUTH CONTROL

TQ 31438 97711 531438 197711 51.862817 -0.10102331 531438, 197711

1 Progress Way, Emfield, Greater London EN1 1FT, UK 166 Lincoln Rd, Enfield, Greater London EN1 1LN, UK 22a Lumina Way, Enfield, Greater London EN1 1FS, UK 40 Herdy Way, Enfield, Greater London EN2 8NW, UK

Postcode	Link	Center	Zoom	St
EN1 1FT	(49)	Q	Q	1
EN1 1LN	&	Q	Q	1
EN1 1FS	@	Q	Q	Į
EN2 8NW	@	Q	Q	1

This CAD is CAD Ref: 2141:07/06/2014

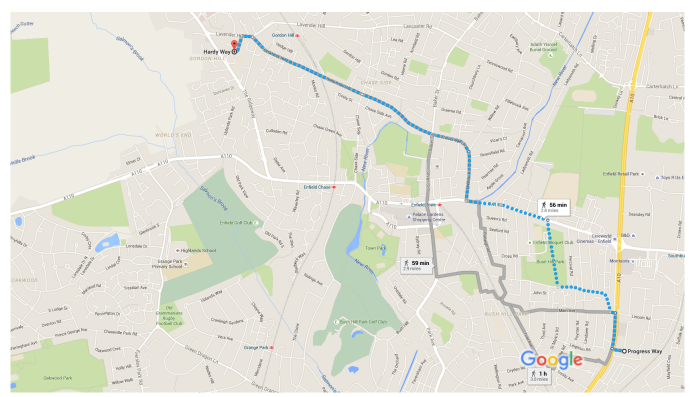
Grid Ref: 531438, 197711 ORANGE Marker On Map

Progress Way is Red Marker On Map BLUE Marker is Lincoln Road YELLOW Marker is Luminia Way



Progress Way, Enfield EN1, UK to Hardy Way, Enfield, Greater London EN2 8NN

Walk 2.8 miles, 56 min



Map data ©2015 Google 200 m

ĸ via Holtwhites Hill 56 min 2.8 miles Ė via Main Ave and Holtwhites Hill 59 min 2.9 miles ŕ via Parsonage Ln and Holtwhites Hill 1 h 3.0 miles Grid Reference Finder

Finder

Grid Reference CAD REF: 2255:07/06/2014 - 06:24 Hours - Page 165 to 169 -Grid Ref:534144, 195627 - Leighton Road



TQ 34720 96274 534720 -0.06415336 534720,196274 TQ 34380 95513 534380 195513 61.642870 -0.06986678 634380 , 196618 TQ 34144 95627 534144 195627 51.643451 -0.06272160 534144,196627

This CAD is CAD Ref: 2255:07/06/2014 Grid Ref: 534144, 195627 Yellow Marker

RED Mark - Progress Way PINK Marker - Crown Road YELLOW Marker - Leighton Road

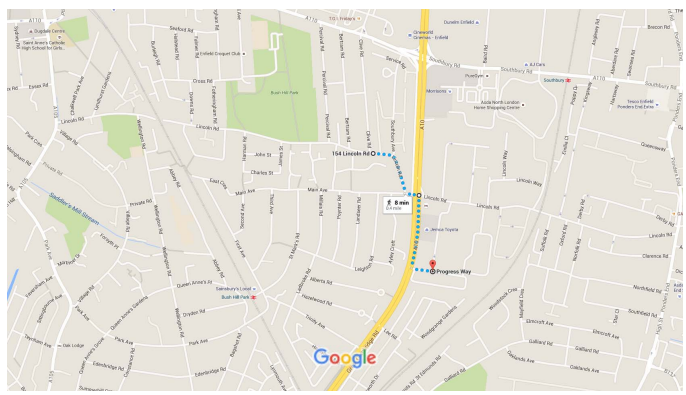
Crown Rd, Enfield, Greater London EN1, UK 1 Progress Way, Enfield, Greater London EN1 1FT, UK 76 Leighton Rd, Enfield, Greater London EN1 1XW, UK

EN1 1UB EN1 1FT EN1 1XW O I



154 Lincoln Rd, Enfield EN1 1LN, UK to Progress Way, Enfield

Walk 0.4 mile, 8 min



Map data ©2015 Google 100 m i

Ė

Grid Reference CAD REF: 2271:07/06/2014 - 06:27 Hours - Page 170 to 173 - Finder Grid Ref:534380, 195513 - Inside Progress Way



Grid Reference X (Eastings) V (Northinge) Latitude Longitude Description (Click to Edit) Address

TQ 34380 95513 534380 195513 51.842370 -0.05935873 534380, 195513 1 Progress Way, Emiliald, Greater London EN1 1FT, UK

This CAD is CAD Ref: 2271:07/06/2014

All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 $\,$ - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map

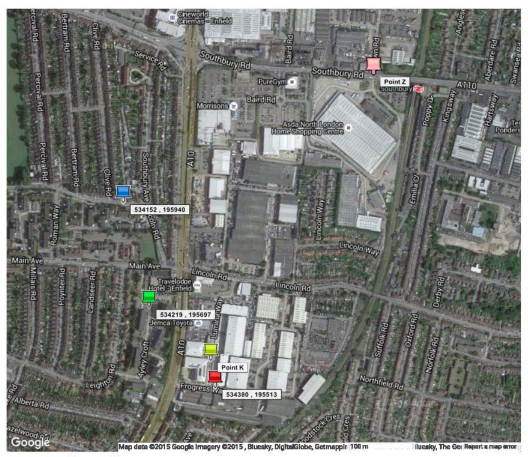
CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

Grid Reference CAD REF: 2601:07/06/2014 - 08:09 Hours - Page 187 to 190 - Finder Grid Ref:534219, 195697 - Ayley Croft



Grid Reference	X (Eastings)	Y (Northinge)	Lattude	Longitude	Description (Click to Ed
TQ 34380 95513	534380	195513	51.642370	-0.05935673	534380 , 195513
TQ 34152 95940	534152	195940	51.846282	-0.08248615	534152 , 195940
TQ 34369 95576	5343 69	195576	61.642937	-0.05949139	Point K
TQ 31438 97711	531438	197711	51.662817	-0.10102331	531438 , 197711
TQ 34219 95697	534219	195697	51.644062	-0.06161153	534219 , 195697
TQ 34736 96257	534738	196257	51.848969	-0.05393385	Point Z

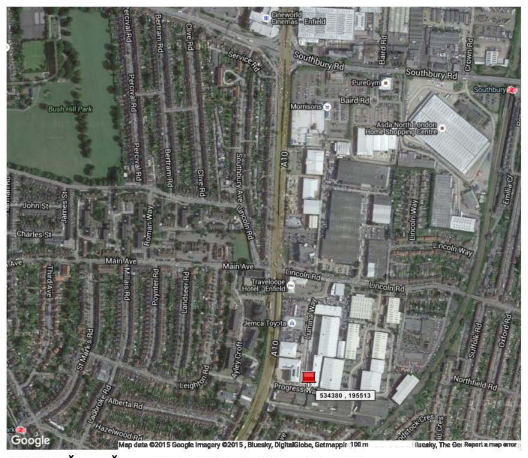
This CAD is CAD Ref: 2601:07/06/2014 Grid Ref: 534219, 195697 Green Marker

Progress Way - Grid Ref: 534380, 195513 - RED Marker Crown Road - Grid Ref: 534720, 196274 - PINK Marker Ayley Croft - Grid Ref: 534219, 195697 - GREEN Marker

Address	
1 Progress Way, Enfield, Greater London EN1 1FT, UK	
166 Lincoln Rd, Enfield, Greater London EN1 1LN, UK	
22a Lumina Way, Enfield, Greater London EN1 1FS, UK	
40 Hardy Way, Enfield, Greater London EN2 8NW, UK	
Ayley Croft, Erffeld, Greater London EN1, UK	
Crown Rd, Enfield, Greater Landon EN1, UK	

Postoode	Link	Center	Zoom	St
EN1 1FT	(49)	Q	Q	1
EN1 1LN	œ	Q	Q	1
EN1 1FS	(49)	Q	Q	Į
EN2 8NW	6	Q	Q	1
EN1 1XU	@	Q	Q	I
EN1 1UB	69	Q	Q	I

Grid Reference CAD REF: 2672:07/06/2014 - 08:16 Hours - Page 196 to 198 - Finder Grid Ref:534380, 195513 - Inside Progress Way



Grid Reference (Eastings) (Northings) Lutitude Longitude Description (Click to Edit) Address

TQ 34380 95513 534380 195513 51.842370 -0.05935673 534380 , 195513 1 Progress Way, Enfield, Greater London EN1 1FT, UK

This CAD is CAD Ref: 2637:07/06/2014 - 08:16 Hours All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref. 2004.0 //00/2014 - Histor Progress Way - RED Waker on Wa

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

Grid Reference Finder



Grid Reference TQ 34380 95513 534380

195513

(Northings) Latitude

Longitude Description (Click to Edit)

51.642370 -0.05935673 534380, 195513

Address

1 Progress Way, Enfield, Greater London EN1 1FT, UK

Postcode EN1 1FT

Center Zoom St



Grid Reference CAD REF: 2854:07/06/2014 - 08:56 Hours - Page 199 to 202 - Finder Grid Ref:534380, 195513 - Inside Progress Way



TO 34380 95513 534380 51.842370 -0.05935873 534380 195513 1 Progress Way, Enfield, Greater London EN1 1FT, UK This CAD is CAD Ref: 2854:07/06/2014 - 08:56 Hours All These CAD below are Grid Ref: 534380, 195513 CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD) CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

- Inside Progress Way - RED Maker on Map

CAD Ref: 47:08/06/2014

Grid Reference CAD REF: 3005:07/06/2014 - 09:22 Hours - Page 203 to 205 - Finder Grid Ref:534380, 195513 - Inside Progress Way



Grid Reference X (Eastings) V (Northinge) Latitude Longitude Description (Click to Edit) Address

TQ 34380 95513 534380 195513 51.842370 -0.05935873 534380, 195513 1 Progress Way, Emiloid, Greater London EN1 1FT, UK

This CAD is CAD Ref: 3005:07/06/2014 - 09:22 Hours All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

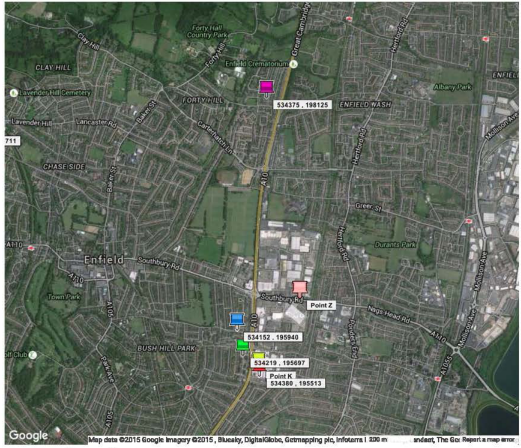
CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

Grid Reference CAD REF: 3037:07/06/2014 - 09:20 Hours - Page 179 to 183 -**Finder**

Grid Ref:534375, 198125 - Tynemouth Dr - (Miles Away)



Grid Reference	X (Eastings)	Y (Northinge)	Latitude	Longitude	Description (Click to Edit)
TQ 34380 95513	534380	195513	51.642370	-0.05935673	534380 , 195513
TQ 34152 95940	534152	195940	51.846282	-0.08248815	534152 , 195940
TQ 34369 95576	534369	195576	61.642937	-0.05949139	Point K
TQ 31438 97711	531438	197711	51.662817	-0.10102331	531438 , 197711
TQ 34219 95697	534219	195697	51.644062	-0.061 6 1153	534219 , 195897
TQ 34736 96257	534738	198257	51.848969	-0.05393385	PointZ
TQ 34375 98125	534375	198125	61.685843	-0.05842610	634375,198125

Add	recs
1 P	rogress Way, Enfield, Greater London EN1 1FT, UK
166	Lincoln Rd, Enfield, Greater London EN1 1LN, UK
228	Lumina Way, Enfield, Greeter London EN1 1FS, UK
401	Herdy Wey, Enfeld, Greater London EN2 8NW, UK
Ayl	ey Croft, Enfield, Greater London EN1, UK
Cre	ewn Rd, Enfield, Greater London EN1, UK
8 T	ynemouth Dr. Enfield, Greater Landon EN1 4LS, UK

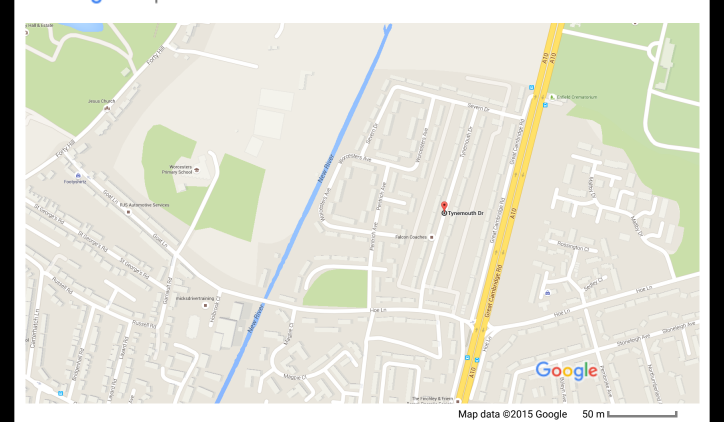
Positode	Link	Center	Zoom	St
EN1 1FT	(49)	Q	Q	1
EN1 1LN	&	Q	Q	1
EN1 1FS	660	Q	Q	Į
EN2 8NW	60	Q	Q	1
EN1 1XU	60	Q	Q	I
EN1 1UB	@	Q	Q	I
EN1 4LS	&	Q	Q	1

This CAD is CAD Ref: 3037:07/06/2014 - 09:20 Hours

Grid Ref: 534375, 198125 Progress Way RED Marker Crown Road PINK Marker

PURPLE Marker Tynemouth Drive (Miles Away)

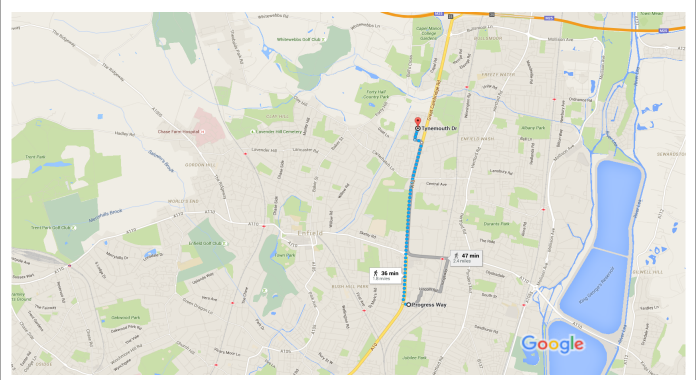
Google Maps Google Maps





Progress Way, Enfield EN1, UK to Tynemouth Dr

Walk 1.8 miles, 36 min



Map data ©2015 Google 500 m ■

ķ

via Great Cambridge Rd/A10

36 min

1.8 miles

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via Southbury Rd/A110 and Great Cambridge Rd/A10

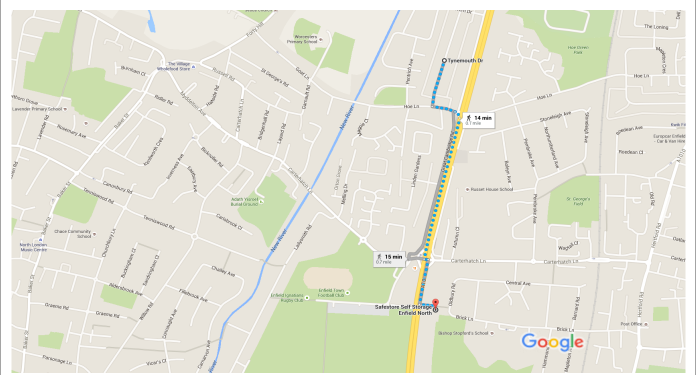
47 min

2.4 miles

Google Maps

Tynemouth Dr, Enfield EN1 4LS, UK to 760 Great Cambridge Rd, Enfield EN1 3RN

Walk 0.7 mile, 14 min



Map data ©2015 Google 100 m ■

0.7 mile

via Great Cambridge Rd/A10

14 min
0.7 mile

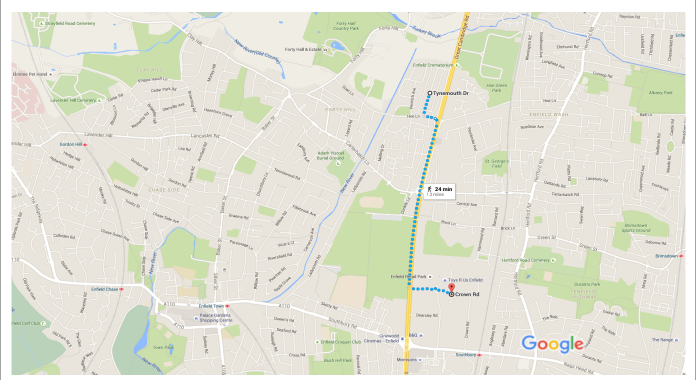
via Great Cambridge Rd

15 min



Tynemouth Dr, Enfield EN1 4LS, UK to Crown Rd, Enfield EN1, UK

Walk 1.2 miles, 24 min



Map data ©2015 Google 200 m ⊾

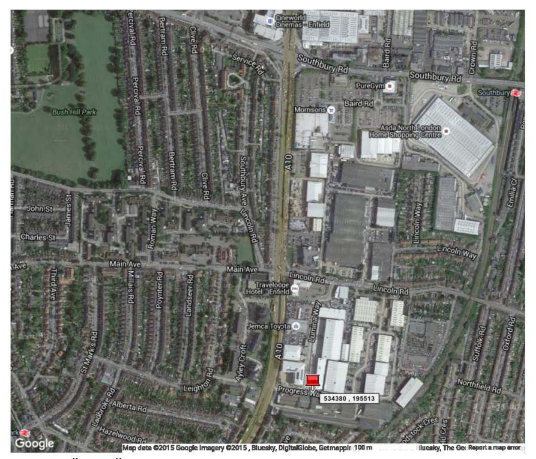


via Great Cambridge Rd/A10

24 min

1.2 miles

Grid Reference CAD REF: 3252:07/06/2014 - 10:07 Hours - Page 206 to 209 - Finder Grid Ref:534380, 195513 - Inside Progress Way



TQ 34380 95513 534380 195513 51.842370 -0.05885673 534380 , 195513

Description (Click to Edit) Addr

1 Progress Way, Enfield, Greater London EN1 1FT, UK

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This CAD is CAD Ref: 3252:07/06/2014 - 10:07 Hours

All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3232:07/00/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

Grid Reference CAD REF: 4323:07/06/2014 - 12:25 Hours - Page 214 to 217 - Finder Grid Ref:534380, 195513 - Inside Progress Way



TQ 34380 95513 534380 195513 51.642370 -0.05935673 534380 , 186513 1 Progr

1 Progress Way, Emfeld, Greater London EN1 1FT, UK

Posteode Link Center Zoom St EN1 1FT 😂 🔍 🔍]

This CAD is CAD Ref: 4323:07/06/2014 - 12:25 Hours All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

1 Progress Way, Enfield, Greater London EN1 1FT, UK

Grid Reference CAD REF: 8841:07/06/2014 - 20:07 Hours - Page 221 to 224 - Finder Grid Ref:534380, 195513 - Inside Progress Way



TQ 34380 95513 534380 195513 51.842370 -0.05835673 534380 , 195513

This CAD is CAD Ref: 8841:07/06/2014 - 20:07 Hours All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map

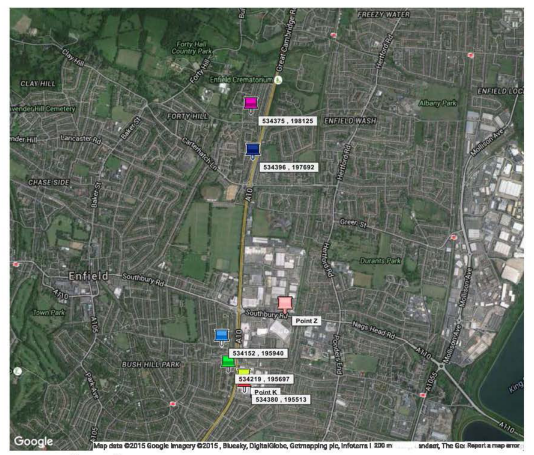
CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

Grid Reference CAD REF: 10393:07/06/2014 - 22:38 Hours - Page 225 to 232 - Finder Grid Ref:534396, 197692 - 899 Great Cambridge Road - (Miles Away)



Grid Reference	X (Eastings)	Y (Northinge)	Lattude	Longitude	Description (Click to Edit)	Address	Postoode	Link	Center	Zoom	St
TQ 34380 95513	534380	195513	51.642370	-0.05935673	534380 , 195513	1 Progress Way, Enfield, Greater London EN1 1FT, UK	EN1 1FT	(49)	Q	Q	1
TQ 34152 95940	534152	195940	51.845282	-0.08248815	534152 , 195940	168 Lincoln Rd, Enfield, Greater London EN1 1LN, UK	EN1 1LN	œ	Q	Q	1
TQ 34369 95576	534369	195576	61.642937	-0.05949139	Point K	22a Lumina Way, Enfield, Greater London EN1 1FS, UK	EN1 1FS	649	Q	Q	Į
TQ 31438 97711	531438	197711	51.862817	-0.10102331	531438 , 197711	40 Herdy Way, Enfield, Greater London EN2 8NW, UK	EN2 8NW	80	Q	Q	1
TQ 34219 95697	534219	195607	51.644062	-0.06161153	534219 , 195697	Ayley Croff, Enfield, Greater London EN1, UK	EN1 1XU	6	Q	Q	I
TQ 34736 96257	534738	196257	51.648969	-0.05393385	Point Z	Crown Rd, Enfield, Greater London EN1, UK	EN1 1UB	@	Q	Q	Ī
TQ 34375 98125	534375	198125	61.685843	-0.05842610	534375 , 19 8 125	8 Tynemouth Dr, Enfield, Greeter London EN1 4L9, UK	EN1 4L8	649	Q	Q	1
TQ 34396 97692	534396	197692	61.861947	-0.05828901	534396 , 197692	899 Great Cambridge Rd, Enfleid, Greater London EN1 4BX, UK	EN1 4BX	&	Q	Q	1

This CAD is CAD Ref: 10393:07/06/2014 - 22:38 Hours

Grid Ref: 534396, 197692 - 899 Great Cambridge Road - (Miles Away)

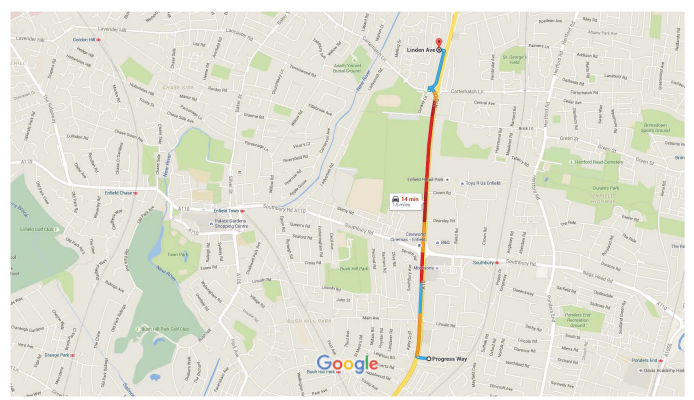
Grid Ref: 534396, 197692 - DARK BLUE Marker - 899 Great Cambridge Road - (Miles Away)

CAD Ref: 10393 - 899 Great Cambridge Road - (Miles Away)

Google Maps

Progress Way, Enfield EN1, UK to Linden

Drive 1.5 miles, 14 min



Map data ©2015 Google 200 m ⊾

via Great Cambridge Rd/A10

14 min

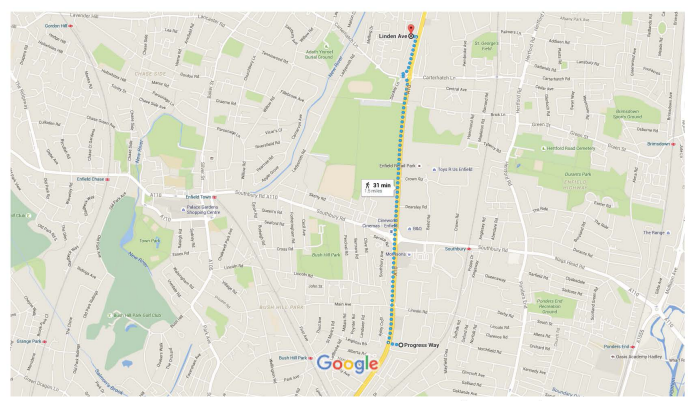
6 min without traffic

1.5 miles



Progress Way, Enfield EN1, UK to Linden

Walk 1.5 miles, 31 min



Map data ©2015 Google 200 m **L**



via Great Cambridge Rd/A10

31 min

1.5 miles

Grid Reference Finder



TQ 34380 95513 534380

195513

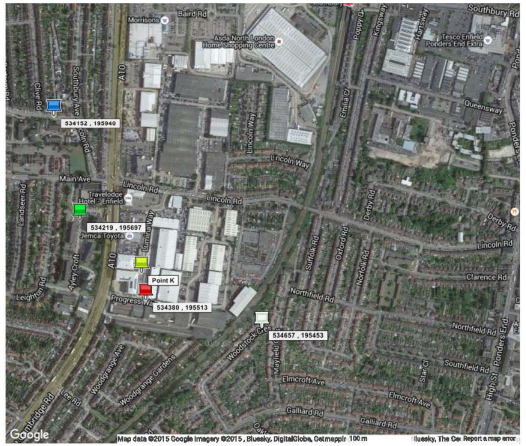
51.642370 -0.05935673 534380 , 195513

Longitude Description (Click to Edit)

1 Progress Way, Enfield, Greater London EN1 1FT, UK

EN1 1FT

Grid Reference CAD REF: 10481:07/06/2014 - 22:47 Hours - Page 233 to 237 - Finder Grid Ref:534657, 195453 - Woodstock Cres



Grid Reference	X (Eastings)	Y (Northinge)	Lattude	Longitude	Description (Click to Ed
TQ 34380 95513	534380	195513	51.842370	-0.05935873	534380 , 195513
TQ 34152 95940	534152	195940	51.646262	-0.06248615	534152 , 195940
TQ 34369 95576	534369	195576	51.842937	-0.05949136	Point K
TQ 31438 97711	531438	197711	61.662817	-0.10102331	631438 , 197711
TQ 34219 95697	534219	195897	51.844082	-0.06181153	534219 , 195697
TQ 34736 96257	534738	196257	51.848969	-0.05393385	Point Z
TQ 34375 98125	634375	198125	51.865843	-0.05842610	534375 , 198125
TQ 34396 97692	534396	197692	51.681947	-0.05826901	534396 , 197692
TQ 34657 95463	534657	195453	61.641766	-0.06537912	634657 , 196453

1 Progress Way, Enfleid, Greater London EN1 1FT, UK EN1 1FT 166 Lincoln Rd, Enfield, Greater London EN1 1LN, UK EN1 1LN 22a Lumina Way, Enfield, Greater London EN1 1FS, UK Q 40 Hardy Way, Enlield, Greater London EN2 8NW, UK EN2 8NW Ayley Croft, Enfield, Greater London EN1, UK Q EN1 1XU Crown Rd, Enfield, Greater London EN1, UK 0 EN1 1UB 6 Tynemouth Dr. Enfield, Greater London EN1 4LS, UK EN14LS 899 Great Cambridge Rd, Enfield, Greater London EN1 4BX, UK EN1 4BX 65-100 Woodstock Cres, London N9 7NB, UK NO 7NB Q

This CAD is CAD Ref: 10481:07/06/2014 - 22:47 Hours

Grid Ref: 534657, 195453 - Woodstock Cres

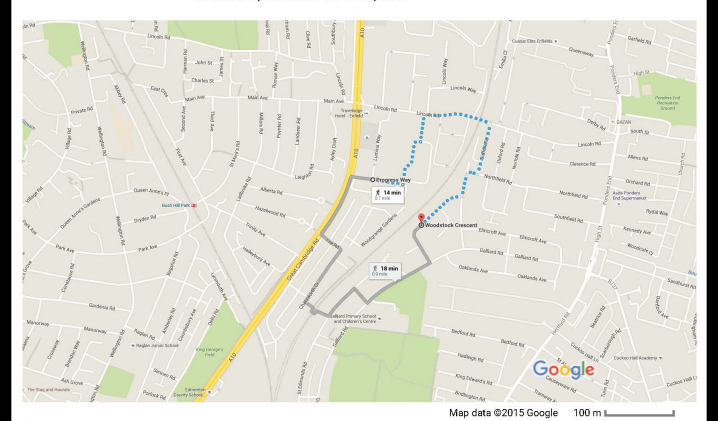
Progress Way - RED Marker Crown Road - PINK Marker Woodstock Cres - WHITE Marker I

1

I

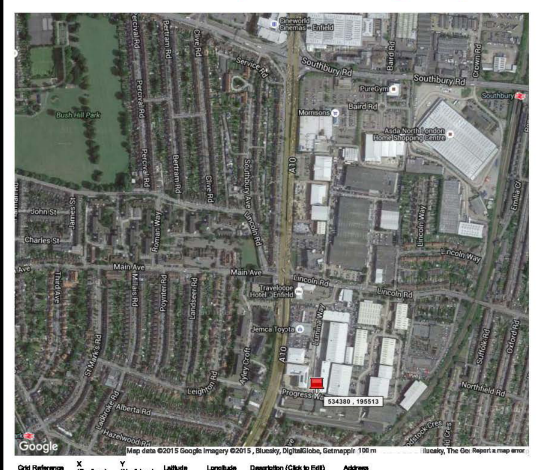
Google Maps

Progress Way, Enfield EN1, UK to Woodstock Walk 0.7 mile, 14 min Crescent, London N9 7LY, UK



ķ via Lincoln Rd 14 min 0.7 mile

Ė via Galliard Rd 18 min 0.9 mile Grid Reference CAD REF: 10506:07/06/2014 - 22:44 Hours - Page 242 to 245 -Grid Ref: 534380, 195513 - Inside Progress Way



TO 34380 95513 -0.05935873 534380 . 195513

1 Progress Way, Enfield, Greater London EN1 1FT, UK

This CAD is CAD Ref: 10506:07/06/2014 - 22:44 Hours All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

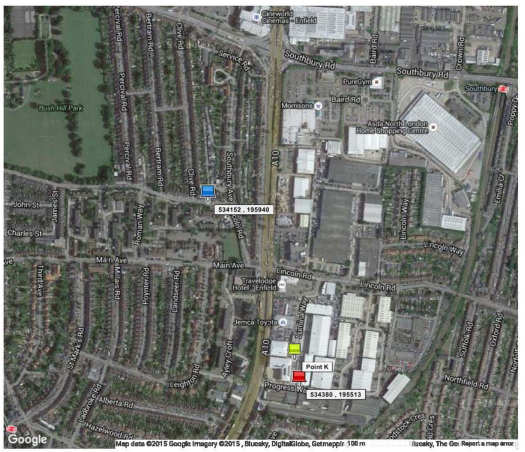
CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

Grid Reference CAD REF: 10742:07/06/2014 - 23:01 Hours - Page 246 to 249 - Finder Grid Ref:534152, 195940 - Lincoln Road



 Address

1 Progress Way, Enfield, Greater London EN1 1FT, UK

166 Lincoln Rd, Enfield, Greater London EN1 1LN, UK

22a Lumina Way, Enfield, Greater London EN1 1FS, UK

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 St

 EN1 1FT
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 Q, Q, Q, Q
]

 EN1 1LN
 ss
 Q, Q, Q, Q
]

 EN1 1FS
 ss
 Q, Q, Q, Q, Q
]

This CAD is CAD Ref: 10742:07/06/2014 - 23:01 Hours

Grid Ref: 534657, 195453 - Lincoln Rd

Same Grid Ref:

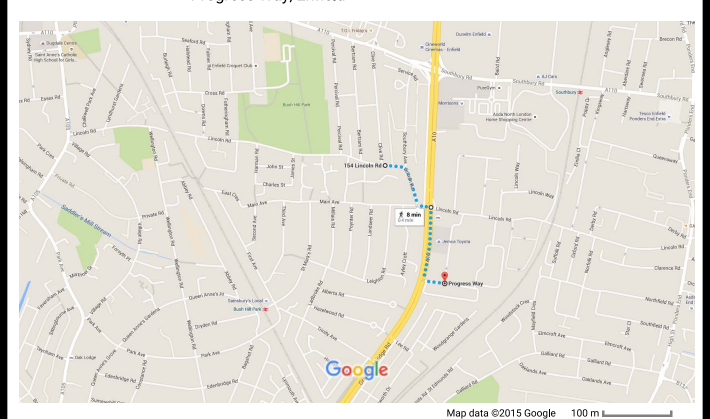
CAD Ref: 1323:07/06/2014 - 534657, 195453 - Lincoln Rd CAD Ref: 10742:07/06/2014 - 534657, 195453 - Lincoln Rd CAD Ref: 625:08/06/2014 - 534657, 195453 - Lincoln Rd Grid Ref: 534152, 195940 BLUE Marker - Lincoln Road

Ė



154 Lincoln Rd, Enfield EN1 1LN, UK to Progress Way, Enfield

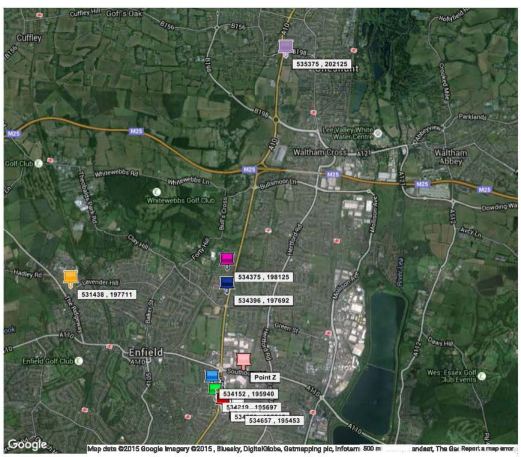
Walk 0.4 mile, 8 min



Grid Reference Finder

Finder

Grid Reference CAD REF: 10967:07/06/2014 - 23:25 Hours - Page 250 to 254 -Grid Ref:535375, 202125 - Albury Walk (Miles Away)



Grid Reference	X (Easings)	Y (Northinge)	Latitude	Longitude	Description (Click to Edit)	
TQ 34380 95513	534380	195513	61.642870	-0.05985678	634380 , 196618	
TQ 34152 95940	534152	195940	61.646262	-0.06248615	634152 , 196940	
TQ 34369 95576	534369	195576	61.642937	-0.05949139	Point K	
TQ 31438 97711	531438	197711	61.682817	-0.10102331	631438 , 197711	
TQ 34219 95697	534219	195697	61.644062	-0.06161158	634219 , 196697	
TQ 34736 96267	534736	196257	61.648969	-0.05393385	Point Z	
TQ 34375 98126	534376	198125	61.665843	-0.05842610	634375 , 198125	
TQ 34396 97692	534396	197692	61.681947	-0.05826901	534396 , 197692	
TQ 34657 95463	534657	195453	61.641766	-0.05587912	634657 , 196458	
TL 35375 02126	535375	202125	61,701647	-0.04242599	535375 , 202125	

Address	Postcode	Link	Carrier	Zoom	P	
1 Progress Way, Enfield, Greater London EN1 1FT, UK	EN1 1FT	649	Q	Q	1	
166 Lincoln Rd, Enfield, Greater London EN1 1LN, UK	EN1 1LN	(89)	Q	Q	1	
22a Lumina Way, Enfield, Greater London EN1 1FS, UK	EN1 1F8	(849)	Q	Q	Į	
40 Hardy Way, Enfield, Greater London EN2 8NW, UK	EN2 8NW	69	Q	Q	1	
Ayley Croff, Enfield, Greater London EN1, UK	EN1 1XV	60	Q	9	1	
Crown Rd, Enfield, Greater London EN1, UK	EN1 1UB	(3:3)	Q	Q	I	
8 Tynemouth Dr. Enfield, Greater London EN1 4LS, UK	EN1 4LS	649	Q	Q	1	
899 Great Cambridge Rd, Enfield, Greater London EN1 4BX, UK	EN1 4BX	66	Q	Q	1	
65-100 Woodstock Cres, Landon N9 7NB, UK	N9 7NB	@	Q	Q	Į	
1 Albury Walk, Cheshunt, Waltham Cross, Hertfordshire EN8 8PB, UK	EN8 8PB	@	Q	Q	1	

This CAD is CAD Ref: 10967:07/06/2014 - 23:25 Hours Grid Ref: 535375, 202125 - Albury Walk (Miles Away)

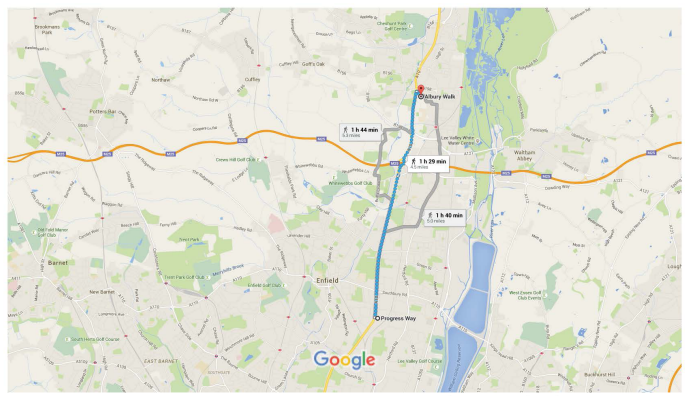
Progress Way - RED Marker Crown Road - PINK Marker

Albury Walk (Miles Away) - LIGHT PURPLE Marker

CAD Ref: 10967 Albury Walk Miles Away

Google Maps

Progress Way, Enfield EN1, UK to Albury Walk 4.5 miles, 1 h 29 min



Map data ©2015 Google

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via Great Cambridge Rd/A10

1 h 29 min

4.5 miles

ŕ

via Great Cambridge Rd/A10 and A1010

1 h 40 min

5.0 miles

ř

via Bulls Cross Ride and Great Cambridge Rd/A10

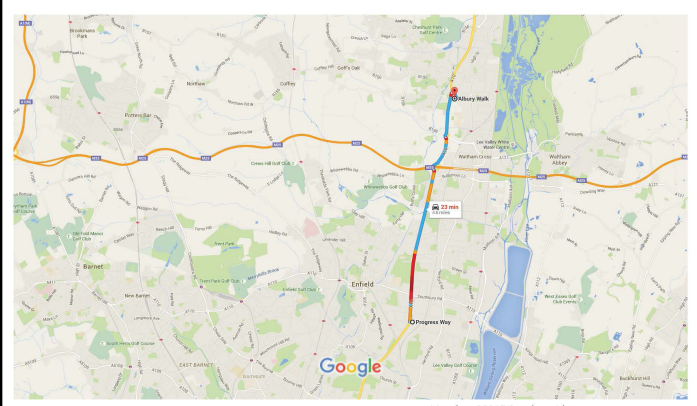
1 h 44 min

5.3 miles



Progress Way, Enfield EN1, UK to Albury Walk

Drive 4.6 miles, 23 min



Map data ©2015 Google

via Great Cambridge Rd/A10

23 min

12 min without traffic

4.6 miles

Grid Reference CAD REF: 47:08/06/2014 - 00:00 Hours - Page 255 to 259 - Finder Grid Ref:534380, 195513 - Inside Progress Way



 Grid Reference
 X (Eastings)
 Y (Northings)
 Latitude
 Longitude
 Description (Click to Edit)
 Address

 TQ 34380 95513
 534380
 195513
 51.842370
 -0.05935673
 534380, 195513
 1 Progress Way, Emitold, Greater London EN1 1FT, UK

This CAD is CAD Ref: 47:08/06/2014 - 00:00 Hours

All These CAD below are Grid Ref: 534380, 195513

CAD Ref: 1012:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1047:07/06/2014 - Inside Progress Way - RED Maker on Map (Main Police CAD)

CAD Ref: 1608:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 1816:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2271:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2637:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2672:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 2854:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3005:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3252:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 3986:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 4323:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 8841:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10471:07/06/2014 - Inside Progress Way - RED Maker on Map

CAD Ref: 10506:07/06/2014 - Inside Progress Way - RED Maker on Map

Grid Reference CAD REF: 625:08/06/2014 - 00:54 Hours - Page 283 to 286 - Finder Grid Ref - 534152, 195940 and 534981, 196790 - Lincoln Rd



 Grid Reference
 X (Easings)
 Y (Northings)
 Latitude
 Longitude
 Description (Click to E

 TQ 34380 95513
 534380
 195513
 51.842370
 -0.05835673
 534380 , 195513

 TQ 34152 95940
 534152
 195940
 51.842282
 -0.08248615
 534152 , 195940

 TQ 34389 95576
 534389
 195576
 51.842297
 -0.06949139
 Point K

Address

1 Progress Way, Enfield, Greater London EN1 1FT, UK

166 Lincoln Rd, Enfield, Greater London EN1 1LN, UK

22a Lumina Way, Enfield, Greater London EN1 1FS, UK

This CAD is CAD Ref: 625:08/06/2014 - 00:54 Hours

Grid Ref: 534152, 195940 - Lincoln Rd

Same Grid Ref CAD:

Grid Ref: 534152, 195940 BLUE Marker - Lincoln Road CAD 1323:07/06/2014 Grid Ref: 534152, 195940 CAD 10742:07/06/2014 Grid Ref: 534152, 195940

CAD 625:08/06/2014 Grid Ref: 534152, 195940

AJ Cars

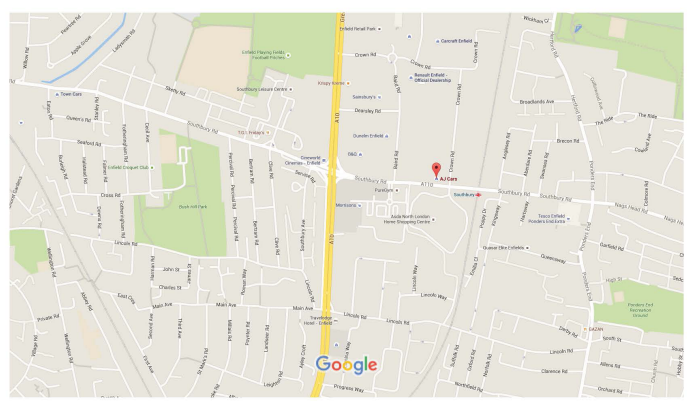


Image capture: Sep 2012 © 2015 Google

Southbury Rd Enfield, England Street View - Sep 2012



Google Maps AJ Cars



Map data ©2015 Google 100 m **L**



AJ Cars

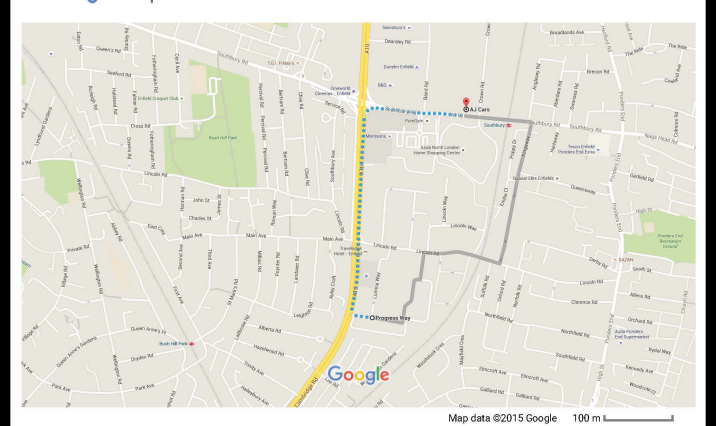
Used car dealer

- Enfield Service Station, 328a Southbury Rd, Enfield EN1 1UB
- 0 ajcars.com
- 020 8805 5770
- (1) Open now: 9:00 a.m. - 6:00 p.m.



Progress Way, Enfield to AJ Cars

Walk 0.7 mile, 15 min



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via Great Cambridge Rd/A10 and Southbury Rd/A110

15 min

0.7 mile

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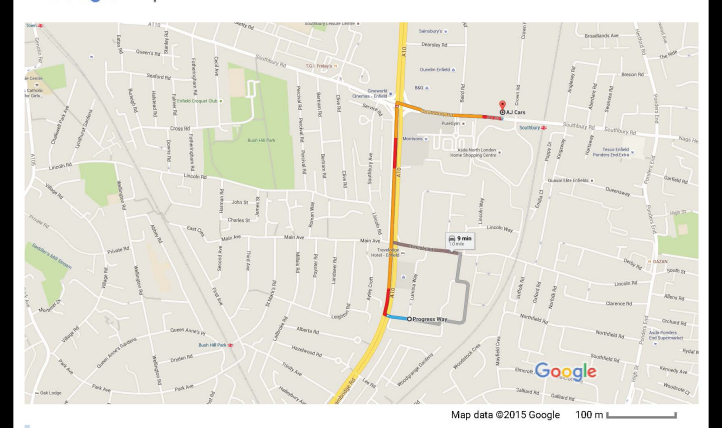
via Kingsway

17 min

0.9 mile

Progress Way, Enfield to AJ Cars

Drive 0.8 mile, 6 min



via Great Cambridge Rd/A10 and Southbury Rd/A110
4 min without traffic

6 min

0.8 mile

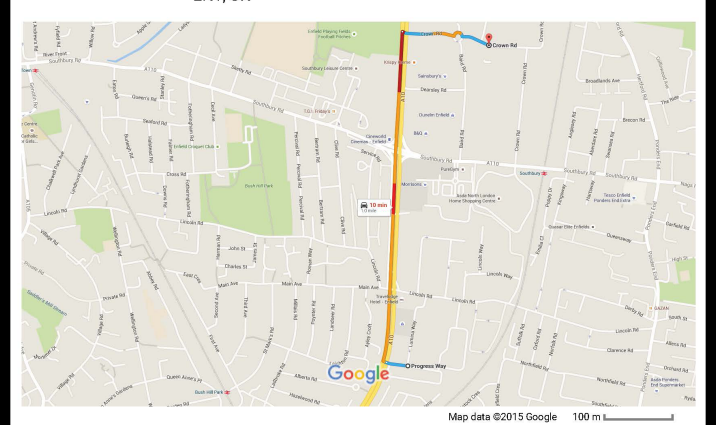
via Great Cambridge Rd/A10
5 min without traffic

9 min

1.0 mile

Progress Way, Enfield to Crown Rd, Enfield EN1, UK

Drive 1.0 mile, 10 min



via Great Cambridge Rd/A10

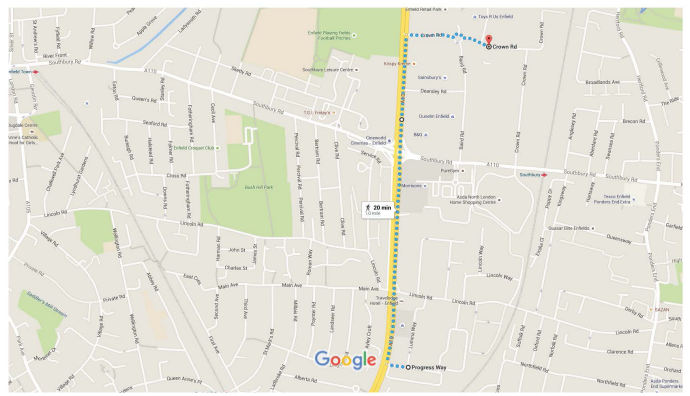
10 min

4 min without traffic

1.0 mile

Progress Way, Enfield to Crown Rd, Enfield EN1, UK

Walk 1.0 mile, 20 min



Map data ©2015 Google 100 m **L**



via Great Cambridge Rd/A10

20 min

1.0 mile

Grid Reference CAD REF: 3151:08/06/2014 - 09:08 Hours - Page 278 to 282 - Finder Grid Ref - 534960, 196240 - Southbury Road / Crown Road



	x	Y	100	10 N WOODWINE		10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	420000000	100000	DATE OF THE		440
Grid Reference	(Eastings)	(Northinge)	Latitude	Longitude	Description (Click to Edit)	Address	Postoode	Link	Center	Zoom	St
TQ 34380 95513	534380	195513	51.642370	-0.05935673	534380 , 195513	1 Progress Way, Enfield, Greater London EN1 1FT, UK	EN1 1FT	(49)	Q	Q	1
TQ 34152 95940	534152	195940	51.846282	-0.08248815	534152 , 195940	166 Lincoln Rd, Enfield, Greater London EN1 1LN, UK	EN1 1LN	8	Q	Q	1
TQ 34369 95576	5343 69	195576	61.642937	-0.05949139	Point K	22a Lumina Way, Enfield, Greater London EN1 1FS, UK	EN1 1FS	(49)	Q	Q	Į
TQ 31438 97711	531438	197711	51.662817	-0.10102331	531438 , 197711	40 Hardy Way, Enfield, Greater London EN2 8NW, UK	EN2 8NW	8	Q	Q	1
TQ 34219 95697	534219	195697	51.644062	-0.08161153	534219 , 195897	Ayley Croff, Errifeld, Greater London EN1, UK	EN1 1XU	649	Q	Q	I
TQ 34736 96257	534738	196257	51.848969	-0.05393385	PointZ	Crown Rd, Enfield, Greater London EN1, UK	EN1 1UB	6	Q	Q	Į
TQ 34375 98125	534376	198125	61.685843	-0.05842610	634375 , 19 8 125	8 Tynemouth Dr, Enfield, Greeter London EN1 4LS, UK	EN1 4LS	@	Q	Q	1
TQ 34396 97692	534396	197692	61.661947	-0.05828901	534396 , 197692	899 Great Cambridge Rd, Enfleid, Greater London EN1 4BX, UK	EN1 4BX	(49)	Q	Q	1
TQ 34857 95453	534657	195453	51.641765	-0.05537912	534857 , 195453	65-100 Woodstock Cree, Landon N9 7NB, UK	NO 7NB	(69)	Q	Q	Į
TL 35375 02125	535375	202125	51.701547	-0.04242599	535375 , 202125	1 Albury Walk, Cheshunt, Walthern Cross, Hertfordshire EN8 8PB, UK	ENÓ 8PB	@	Q	Q	1
TQ 34960 96240	534960	196240	61.648764	-0.05069967	634960 , 196240	469A Southbury Rd, Enfield, Greater London EN3 4HX, UK	EN3 4HX	@	Q	Q	1

This CAD is CAD Ref: 3151:08/06/2014 - 09:08 Hours - Southbury Road / Crown Road

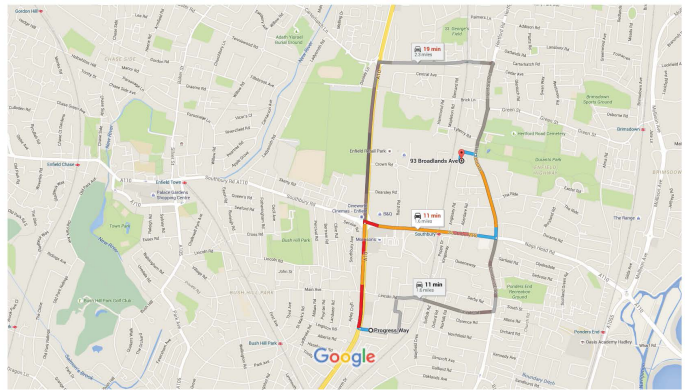
Grid Ref: 534375, 198125 Southbury Road / Crown Road

Progress Way RED Marker Crown Road PINK Marker

Southbury Road / Crown Road - PURPLE Marker On map Southbury Road / Crown Road



Progress Way, Enfield to 93 Broadlands Ave, Drive 1.6 miles, 11 min Enfield EN3 5AG, UK



Map data ©2015 Google 200 m ∎

via Great Cambridge Rd/A10 and Southbury Rd/A110

11 min

7 min without traffic 1.6 miles

via Lincoln Rd and A1010

11 min

8 min without traffic 1.6 miles

via Great Cambridge Rd/A10

19 min

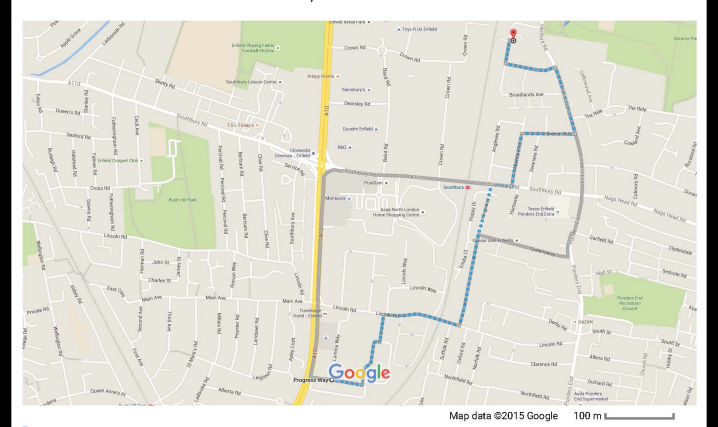
8 min without traffic 2.3 miles

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Google Maps

Progress Way, Enfield to 93 Broadlands Ave, Walk 1.4 miles, 27 min Enfield EN3 5AG, UK



via Kingsway 27 min 1.4 miles

Ė via A1010 29 min 1.5 miles

via Great Cambridge Rd/A10 and Southbury Rd/A110 30 min 1.5 miles

Grid Reference CAD REF: 3319:08/06/2014 - 09:39 Hours - Page 283 to 286 - Finder Grid Ref - 534960, 196240 and 534981, 196790 -

Southbury Road / Crown Road / 93 Broadlands Ave



Grid Reference	X (Eastings)	Y (Northinge)	Latitude	Longitude	Description (Click to Edit)	Address	Postcode	Link	Center	Zoom	20
TQ 34380 95513	534380	195513	51.842370	-0.05935873	534380 , 195513	1 Progress Way, Enfield, Greater London EN1 1FT, UK	EN1 1FT	@	9	Q	
TQ 34720 96274	634720	196274	51.649127	-0.05415336	534720 , 196274	Crown Rd, Enfletd, Greater London EN1, UK	EN1 1UB	66	Q	9	
TQ 34960 96240	534960	196240	51.648764	-0.05068967	534960 , 196240	468A Southbury Rd, Enfield, Greater London EN3 4HX, UK	EN3 4HX	@	Q	Q	
TQ 34981 96790	534981	196790	61.663702	-0.06018424	634981 , 196790	142 Broadlands Ave, Enfleid, Greater London EN3 6AF, UK	EN3 6AF	(66)	Q	Q	

This CAD is CAD Ref: 3319:08/06/2014 - 09:39 Hours
Grid Ref: 534960, 196240 And 534981, 196790 Southbury Road / Crown Road / 93 Broadlands Ave
Call Locn - Grid Ref: 534981, 196790 - 93 Broadlands Ave
Inc Locn - Grid Ref: 534960, 196240 - Southbury Road / Crown Road
Progress Way - RED Marker
Crown Road - PINK Marker
93 Broadlands Ave - ORANGE Marker
Southbury Road / Crown Road - PUPLE Marker

I

Subject: Hello

From: Rewired Rewired (re_wired@ymail.com)

To: patsyyull1@hotmail.com;

Date: 22:54 Monday, 6 October 2014,

To patsy and whom it may concern. Thank you for your email today 6-10-2014, just to start of I would like to say how are you, all is fine I hope. I would like to make a apology, for not attending the meeting due to other circumstances out of my control. I hope you and all members of the committee received my message in regards to today's meeting and

Re: Regards in terms of Kempe hall policies, please can you forward me any advice and guidance within the minutes of the committee meeting dated Mon 13-10-2014 that might be relevant. Thank you for any help and I will look forward to hearing from you soon.

Many Thanks Simon Paul Cordell

Subject: Re: Meeting with the Committee - Monday 13th October [SEC UNCLASSIFIED]

From: Luvinia De-Terville (<u>iou.demseventmanagement@gmail.com</u>)

To: re_wired@ymail.com;

Date: Tuesday, 14 October 2014, 22:23

Thanks, Hun

Regards Lou CEO & Manager 07951 330 467

D.E.M.S

De-Terville Event Management Services Follow us on: Twitter: @Dems201Lou

Facebook: www.facebook.com/detervilleeventmanagement

Skype: louldems

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 1 km/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

On Tue, Oct 14, 2014 at 7:55 PM, Rewired Rewired < re wired@ymail.com > wrote:

Hello every one, I am keeping everybody up to date, i tried to send the memorandum lease and other relevant files agreed to be sent to monica and grace, as agreed at the meeting held on Monday 13/10/2014. I tried to send the files today Tuesday 14/10/2014 to all members of Kempe hall committee, and had problems because of the size of the files I have now sent them to grace, and will leave a copy on disk at Kempe hall from tomorrow. If any one would like me to email them the files let me no and I will do so.

Kind regards

Simon

On Monday, 13 October 2014, 16:53, patsy yull patsyyull1@hotmaii.com> wrote:

Rob,

Sorry have just been waken up by Andy about tonight. There is no Agenda as such, Monica would like to see what she wrote in her email to us all Dated Thursday 9th October. She has also asked for a copy of the last AGM and the accounts.

Apologies for tonight from.

Lou, Dorris if she is not there, and me i have flu or something. Going back to my bed now.

Regards

Patsy

From: MonicacKaur@enfleidhomes.org

To: patsyyull1@hotmafl.com

CC: lanesiancJscapes@hotmailxo.uk; diJohn1@hotmail.co.uk; hayieyjpage@hotmailco.uk;

wllarn@aoi.com; rickjeweil@blueyonder.co.uk; anamiiiwood@yahooxo.uk;

lou.demseventnianagement@grnait.coin; re wired@ymaif.com;

sharimascoll@hotmaiLco.uk;

christiepage@hotmall.co.uk; garycirket@gmail.com

Subject: RE: Meeting with the Committee - Monday 13th October [SEC UNCLASSIFIED]

Bate: Thu, 9 Oct 2014 11:51:52 +0000

Classification: UNCLASSIFIED

Hi Patsv

The Committee needs its own public liability insurance and each of your hires needs to buy their own. I suggest you look on the website as we are not able to recommend any companies.

I will discuss the fobs with you next week,

PAT Testing, we would do on your behalf.

Also, for the meeting on Monday 13^{ln} October could you bring a copy of the following;

Articles of Association Copy of the Memorandum Copy of your Constitution

Look forward to seeing you all next Monday at 6Pm.

Kind regards

Monica Kaur

Community **Engagement** Manager Business Development & Community Support **Enfield** Homes

Direct 0800 40 80 100*
Fax 020 8375 8016
* This is a free phone number, so there is no charge if you use a landline.

If you are using a mobile you may find it cheaper to call our landline number

The Edmonton Centre 36-44 South Mall Edmonton Green N9 OTN email

monica.kauf@enfiGldhomes.org

From: patsy yull [mailto:patsyyuil1@hotmail.com]

Sent: 07 October 2014 15:33

To: Monica Kaur

Cc: laneslandscapes; Diane Claudia Williams; hayieyjpage@hotmail.co.uk; wiiarn@aol.com; nckjewell@biueyonder.co.uk; anamillwood.org/nail.com; Simon Rewired; sharimascon@hotmail.co.uk; hotmail.co.uk; sharimascon@hotmail.co.uk; sharimascon@hotmail.com; <a href="

christiepage@hotmaiLco,uk; garycirket@gmail.com

Subject: RE: Meeting with the Committee - Monday 13th October [SEC=UNCLASSIFIED]

Hi Monica,

Realty sorry to bother you, i forgot to ask about personal liability insurance, is that a recommendation or a must for people who hire the hall? have you got a form that needs to be filled in, price for this and where to get it?

is it down to you now, if the door fobs are not working?

Do you have someone that does the PAT testing on the equipment in the hall?

Regards

Patsy

From: MonIcaMQur@enfieldhomes.org

To: patsyyull1@hotmail.com

Subject: RE: Meeting with the Commit - Monday 13th October [SEC CLASSIFIED]

Date: Tue, 7 Oct 2014 11:50:51 4-0000

Classification: UNCLASSIFIED

Hi Patsy

Thank you for confirming next week. Yes, I do have a hire agreement that i can bring along to the next

Week.

Kind Regards

Monica Kaur

Community Engagement Manager

Business Development & Community Support

Enfield Homes

Direct 0800 40 80 160* Fax 020 8375 8016

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The Edmonton Centre 36-44 South Mail Edmonton Green N9 OTN email monica.kaur@enfieidhomes.org
web www.enfieldhomes.org

From: patsy yull [mailto:patsyyuSI1@hotmail.com]

Sent: 07 October 2014 12:47

To: Monica Kaur

Cc: lanesfandscapes; Diane Claudia Williams; hayleyjpage@hotmail.co.uk; wHarn@aol.com; rickjewen@blueyonder.co.uk; anamilSwood@yahoo.co.uk; garycirket@gmail.com; sharimascQll@hotmail.co.uk; christiepage@hotmail.co.uk; hotmail.co.uk; hotmail.co.uk; <a href="

Subject: RE: Meeting with the Committee - Monday 13th October [SEC=UNCLASSIFIED

Good afternoon Monica,

I would just like to confirm our meeting on Monday 13th October at 6pm. We look forward to seeing you again and moving things forward.

We have been going through all the paper work within the Hall and would like to check that we are using the up to date version. Have you got copies of Hire Agreements / conditions of hire / member ship fees that you could bring with you on Monday please.

Regards

Patsy

From:

Monica.Kaur@enfiefdhomes.org

To: patsyyuil1@hotmaii.com

CC: <u>laneslandscapes@hotmaii.C0.uk</u>; <u>dijohn1@iiotrnail.co.uk</u>; <u>wilarn@aoi.com</u>; <u>hayieyjpage@hotmail.co.uk</u>; <u>rickjeweli@biueyonder.co.uk</u>; <u>gary.nikki@talktalk.net</u>; <u>anamiliwood@yahoo.co.uk</u>; <u>lou.demseventmanagement@gmail.com</u>;

re wired@ymaii.com

Subject: RE: Meeting with the Committee - Monday 13th October [SEC-Classified]

Date: Mon, 6 Oct 2014 11:52:35 4-0000

hank you for your email. In terms of polices there are quite a few required e.g. Health & Safety Polices, Equity Diversity Policy, Safeguarding Polices, Data protection Polices, Financial polices etc.



Pricing of the hall needs to be consistent, there is no difference if you are a member or a none member, The current pricing of the hall is £13 per Hour for voluntary groups and £23 per hour for commercial/private companies to use. For or parties from 11Am to 11Pm the rate is £230. When you provide the booking to your hirers you should be getting the to sign a hire agreement so that they have something showing them their responsibilities and also, that this is there receipt of payment. We can build on this as part of the training with the committee.

Once you have confirmed if 13th October is good for you all, at this meeting, could you provide me with a copy of the minutes of your AGM and your accounts please. Any questions then let me know.

Regards

Monica Kaur

Community Engagement Manger

Business Development & Community Support

Enfield Homes

Direct 0300 40 80 1603 Fax 020 8375 8016 * This is a free phone number, so there is no charge if you use a landline.

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monica.kaur@enfieidhonies.org web www.enfieldhomes.org

From: patsy yull [maifto:patsyyul!1@hotmaii.com

Sent: 06 October 2014 12:36

To: Monica Kaur

Cc: ianeslandscapes; Diane Claudia Williams; wllarn@aoS.com; hayieyjpage@hotmasi.co.uk; rickjeweil@blueyonder.co.uk; gary.nikki@talktaSk.net; anamiilwood@yahoo.co.uk; lou.clemseventmanagement@gmaii.com; re_wired@ymail.com

Subject: RE: Meeting with the Committee - Monday 13th October [SEC=UNCLASSIFIED]

Dear Monica,

Sorry for the delay in getting back to you. It was nice to meet with you and John, we appreciate you both giving up your evening to attend the meeting. We have the follow up meeting tonight at 6pm. I will inform them all tonight and confirm the date with you tonight or tomorrow.

Can i please have copies of all the policies, procedures, good practice guides, and any other relevant paper work that we should be following.

Also have you got job descriptions for i.e. Chair, and all the other positions for the committee. Pricing for the Hall Hire. Members and non-members if this is different.

Regards

Patsy

From: Monica.Kaur@enfieldhomes.org

To: patsyyull1@hotmaii.com

Subject: Meeting with the Committee - Monday 13th October [SEC-UNCLASSIFIED] Date: Thu, 2 Oct 2014 14:31:22 + 0000

Classification: UNCLASSIFIED

Hi Patsy

Hope you are well. When you meet with the Management Committee on Monday 6th October could you let them know that I have a trainer booked to come and meet with you all for Monday 13th October at 6pm. i will also be in attendance. Could you ensure that you let them know this and if you could confirm this date is okay for us to attend that would be great.

Thank you

Monica Kaur

Community Engagement Manager **Business Development & Community Support** Direct 0800 40 80 180" Fax 020 8375 8016

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The Edmonton Centre 36-44 South Mall Edmonton Green N9 OTN email <u>monica.kaur@enfieldhomes.org</u> web <u>myw.enfieldhomes.org</u>

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Attachments

- image002.png (1.82 KB)
- image003.jpg (962 B)image004.jpg (962 B)
- image 1 .png (1.06 KB)

Subject: Re: Kempe Residents Association Details [SEC=Unclassified]

From: graceswork@aol.com (graceswork@aol.com)

To: <u>re_wired@ymail.com</u>;

Cc: monica.kaur@enfieldhomes.org;

Date: Tuesday, 21 October 2014, 17:31

Hi,

I am afraid I have had problems opening the attachments to these emails using several different devices. In the circumstances, please can you photocopy the documents and send them to me at:

64 Elmcroft Avenue Wanstead London Ell 2BL

Thanks a lot,

C

Grace Smith Community Matters Associate

0208 530 2337 07812 112250

-Original Message-

From: Rewired Rewired < rewired@ymail.com > To: Grace Smith < Graceswork@aol.com >

Sent: Tue, 14 Oct 2014 17:32

Subject: Re: Kempe Residents Association Details [SEC=UNCLASSIFIED]

I had a few problems in regards to sending the files to every one due to the size of the files. I have created 10 windows Rar files with jpeg pictures using the copied files that I have and will leave a copy on cd at kempe hall as off the 14/10/2014 mid-day.

On Tuesday, 14 October 2014, 15:33, Rewired Rewired <<u>re_wired@ymail.com</u>> wrote:

2 of 5

On Tuesday, 14 October 2014, 11:24, Grace Smith < Graceswork@aol.com > wrote:

Hi, everyone,

It was great to meet with you yesterday evening and to discuss how we can move forward with your training.

Patsy

Hi patsy hope you are feeling better. Just to let you know if the 10th of November is good for everybody involved in regards to the Session on Committee Skills, it will be fine for me. please can you

liaise with the group members and let me know as soon as possible if this date is acceptable.

You will recall that Monica was keen that you also undertake the longer course dealing with all aspects of Managing Community Buildings. The contract for this has yet to be finalised but I wonder if we can provisionally pencil in the 4 Monday evenings from 24th November onwards to get the bulk of the work completed before Christmas. Again, Patsy, please let me know if this is a possibility.

Best regards,

Grace 367

On 14 Oct 2014, at 09:19, Monica Kaur < Monica. Kaur @enfiefdhoiries.org > wrote:

Classification: UNCLASSIFIED

Hi Grace

As requested at the meeting yesterday evening please find attached the email details of the Association

Patsy - Hope you are feeling better, if I have missed anyone off could you let Grace have their email details please.

Thanks

Monica Kaur

Community Engagement Manager Business Development a Community Support Enfield Homes

Direct 0800 40 80 160*

Fax 020 8375 8016

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email monica.kaur@enfieldhomes.org web www.enfieldhQmes.ora

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Subject: FW: Committee training

From: patsy yull (patsyyull1@hotmaii.com)

dijohn1@hotmaii.co.uk; hayleyjpage@hotmail.co.uk; laneslandscapes@hotmaii.co.uk.

wliarn@aoi.com; rickjewell@blueyonder.co.uk; anamiilwood@yahoo.co.uk;

To: iou.demseventmanagement@gmail.com; re wired@ymail.com; garycirket@gmail.com-

lampe891@gmail.com; sharimascoil@hotmail.co.uk; christiepage@hotmaii.co.uk;

Cc: monica.kaur@enfieldhomes.org;

Date: Tuesday, 28 October 2014, 18:17

Hi all,

I was sent this e-mail today, did everyone get a copy, and can you please let me no if you are attending please, so i can give Grace a head count asap.

Thanks

Patsy

To; patsyyulll@hotmail.corn Subject: Committee training From: graceswork@aol.com

Date: Tue, 28 Oct 2014 10:45:01 -0400

Hi, Patsy,

I refer to my meeting with the management committee on 13th October and to my email, although I do not think your email address was included with those sent to me by Monica. I suggested 10th November as the date for the first training session on Committee Skills.

Please would you let me know if the training can take place on this date and how many will be attending so that I can arrange for the necessary handouts to be prepared.

The committee also agreed to a further 4 sessions on managing community buildings and I suggested the 4 consecutive Monday evenings starting on 24th November. Again, I would be grateful if you can confirm these dates. Please call me if you have any queries.

I look forward to hearing from you.

With best regards,

Grace Smith

Community Matters Associate

07812 11225Q

Subject. F	ce. Organic - Venue required for your training on Touri November [SEC=Oriclassified]
From:	patsy yuli (patsyyull1@hotmail.com) monica.kaur@enfieldhomes.org; graceswork@aol.com; dijohn1@hotmail.co.uk; hayleyjpage@hotmail.co.uk; ianeslandscapes@hotmail.co.uk; wllam@aol.com; rickjeweil@blueyonder.co.uk; anamillwood@yahoo.co.uk; lou.demseventmanagement@gmail.com; re_wired@ymail.com; garycirket@gmail.com; lampe891@gmail.com; christiepage@hotmail.co_uk-
	iou.demseventmanagement@gmaii.com; re_wired@ymaii.com; garycirket@gmaii.com; lampe891@gmaii.com; cnristiepage@notmaii.co uk-sharimascoil@hotmaii.co.uk;
Date:	Friday, 31 October 2014, 15:49
Hi All,	
	st had a text from Di, Anna said we can have the training at her house. So, venue for the 10th November is 107, Cocker Road EN1 4QJ. Grace what are the times please.
Regards	
Patsy	
	onica.Kaur@enfieldhomes.org /yulll@hotmail.com; graceswork@aol.com
	Urgent - Venue required for your training on 10th November [SEC=UNCLASSIFIED] , 31 Oct 2014 08:49:58 +0000
Classificat	ion: UNCLASSIFIED
Hi Patsy	/Grace
venue fo	d a text from Diane Williams, one of the Management Committee members at Kempe Hall, asking if we could look for another r yourselves for 10 th November for your training, as you have a funeral booked into Kempe on this date. I did ask for Diane to a call and to date she has not.
Unfortur	nately, I am unable to find another venue as the other halls have bookings.
I am not	sure if you want to move this to another day in the week?
Please ca	nn you advise.
Thank yo	ou Ou
Monica Ka	aur

Community Engagement Manager

Enfield Homes

Development & Community Support

Subject: Re: Hello

From: Rewired Rewired (re wired@ymail.com)

To: <u>patsyyull1@hotmail.com</u>;

Date: Monday, 6 October 2014, 22:59

Re: Regards in terms of Kempe hall policies. I set the date wrong for the minutes dated 13-10-2014 and in which meant 6-10-2014. Many Thanks
Simon Paul Cordell

On Monday, 6 October 2014, 22:54, Rewired Rewired < WIREQ(@ymail.com) > wrote:

To patsy and whom it may concern.

Thank you for your email today 6-10-2014, just to start of I would like to say how are you, All is fine I hope. I would like to make a apology, for not attending the meeting due to other circumstances out of my control. I hope you and all members of the committee received my message in regards to today's meeting and my attendance.

Re: Regards in terms of Kempe hall policies, please can you forward me any advice and guidance within the minutes of the committee meeting dated Mon 13-10-2014 that might be relevant. Thank you for any help and I will look forward to hearing from you soon.

Many Thanks

Direct 0800 40 80 160* Fax 020 8375 8016

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If you are using a mobile you may find it cheaper to call our landline number

The Edmonton Centre 36-44 South Mall Edmonton Green N9 0TN

email: <u>Monica.Kaur@enfieidhomes.org</u> web: <u>www.Enfieldhomes.org</u>

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Subject: FW: Urgent - information Request - Accounts [SEC=Unclassified]

Monica Kaur (Monica.Kaur@enfieidhomes.org) From:

dijohn1@hotmaii.co.uk; hayieyjpage@hotmail.co.uk; ianeslandscapes@hotmait.co.uk; wilarn@aoi.com; rickjewell@b!ueyonder co ukahamillwood@yahoo.co.uk; lou.demseventmanagement@gmaii.com; re_wired@ymail.com; garycirket@gmail.com; lampe891@gmaii Tο.

 $\underline{sharimascoil@hotmail.co.uk;}\ \underline{christiepage@hotmaii.co.uk;}\ \underline{patsyyuii1@hotmail.com;}$

John.Prince@enfieldhomes.org; Simon.James@enfieldhomes.org; Cc:

Date: Thursday, 11 December 2014, 9:50

Classification: UNCLASSIFIED

Dear Committee Members

Unfortunately to date. Enfield Homes still have not received any accounts from yourselves, even though we have requested for this information to be provided so several occasions over the last 12 months.

I will now be being making my Executive Management Team aware of the situation and will let you know the outcome of this.

Monica Kaur

Community Engagement Manager

Business Development & Community Support

Enfield Homes

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monicakaur"enfieldhom

From: Monica Kaur

Sent: 25 November 2014 12:53

To: Diane Claudia Williams; hayleyjpage@hotmail.co.uk; laneslandscapes; wllam@aol.com; rickjewell@blueyonder.co.uk;

anamillwood@yahoo.co.uk;

lou.demseventmanagement@gmail.com; Simon Rewired; garycirket@gmail.com; lampe891@gmail.com; sharimascoll@hotmail.co.uk;

christi epage@hotmai 1 .co .uk; patsyyul 11 @hotmai 1 .com

Cc: John Prince

Subject: Urgent - Information Request - Accounts [SEC=UNCLASSIFIED]

Classification:

UNCLASSIFIED

When John and I met with yourselves we did request a copy of the accounts for the association and you did say that you would I have these. Again, when I attended the meeting with Grace, I raised this again, and was informed that you would get these to me.

I would like copies of your accounts for the last 3 years by Monday 8th December 2014. If we do not receive the accounts by this date then I will be left with no alternative but to raise this with my Executive Management Team.

Any questions then please let me know.

Kind regards

Monica Kaur

Community Engagement Manager

Business Development & Community Support

Enfield Homes

Direct 0800 40 80 160* Fax 020 8375 8016

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email

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Subject: New Year 2015

From: patsy yull (<u>patsyyull1@hotmail.com</u>)

 $\underline{laneslandscapes@hotmaii.co.uk;}\ \underline{dijohn1@hotmail.co.uk;}\ \underline{rickjewell@blueyonder.co.uk;}$

hayleyjpage@hotmail.co.uk; lampe891@gmail.com; anamillwood@yahoo.co.uk;

garycirket@gmail.com; wllarn@ao!.com; re_wired@ymail.com; christiepage@hotmail.co.uk;

sharimascoll@hotmail.co.uk;

Date: Wednesday, 31 December 2014, 22:05

Dear all,

I hope you all had a lovely Christmas.

Wishing you all a very Happy New Year, let's hope 2015 brings better luck for all.

kind regards

Patsy

From: To:		otmail.co.uk; laneslandscapes@hotmaintmanagement@gmail.com; re_wired@	l.co.uk; wilam@aol.com; rickjeweil@blueyonder.co.uk; lymail.com; garycirket@gmail.com; jampe891@gmail.com;
Cc: Date:	Simon.James@enfieldhomes.org; John.P Wednesday, 21 January 2015, 12:48		יוטב.
Classifica	ation: UNCLASSIFIED		
Dear Ke	empe Residents Association		
I have n	now received information in relation to	the receipts and various other inf	formation from yourselves, thank you for this.
that you		12, was this to audit your account	ed accounts. From the information provided we can see s? If so you need to provide copies of this. Also, we
	nately, due to the lack of information ve Management Team as to how we p		sts for this information I will now have to speak with me
Kind re	gards		
Monica l	Kaur		
Head of	Community Engagement & Halls Ma	anagement	
Busines	s Development & Community Suppor	t	
Enfield	Homes		
Fax 020 8 * This is a if you use a If you are	800 40 80 160* 8375 8016 If free phone number, so there is no charge a landline. Using a mobile you may find it cheaper and the number	The Edmonton Centre 36-44 South Mall Edmonton Green N9 OTN	email web
Classifica	ation: UNCLASSIFIED		
Follow	us on Facebook Twitter	http://www.enfield.gov.uk	Budget Simulator
Opinion and any	as expressed in this email are those of attachments or files transmitted with	the individual and not necessarily it are strictly confidential and inte	cellent services and building strong communities. those of the London Borough of Enfield. This email nded solely for the named addressee. It may contain and receive it in error you must not copy, distribute or

Subject: Kempe Residents Association - Accounts [SEC=UNCLASSFIED]

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effective governance structure in place

- 1. The Community Engagement Team will work with Kempe Association Members to ensure that the hall usage takes into account the local community
- 2. The Community Engagement Team will take over the management of the bookings, income and repairs to the halls
- 3. The Community Engagement Team will work in partnership with Kempe Association Members to benefit the community and ensure that the hall income can cover a large part of the costs for the running of the hall.

If we you are unable to confirm the above by Friday 20^{th} February then we will be left with no option but to proceed to take back the management of this hall as of Monday 23^{rd} February' 2015.

Sent on behalf of Simon James

Head of Business Development & Community Support

Enfield Homes

٧\

Direct 0800 40 80 160* Fax 020 8375 8016

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If you are using a mobile you may find it cheaper to call our landline number

The Edmonton Centre 36-44 South Mall Edmonton Green N9 0TN email

web www.enfieidhomes.org

Classification: UNCLASSIFIED
Classification: UNCLASSIFIED

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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.

Attachments

Kempe Hall Committee Members 25-2-15 headed FINAL 2.doc (970.50 KB)



Enfield

Please reply to: Simon James

Head of Business Development

and Community Support

Email: The Edmonton Centre

36-44 South Mail Edmonton, N9 OTN

simon.iames@enfieldhomes.org

0208 375 314

Date: 25th February 2015

Dear Committee Member,

I write further to our meeting on Monday 16th February 2015 in which we discussed the situation regarding the management of Kempe Hall.

In it we agreed that it would be in the best interests of Committee Members to hand back the management of the hall by Friday 20th February 2015.

It would have been reasonable therefore to expect the Chair of the Committee to communicate a response by that date. Instead, I received an email from a Tracey Woodward which stated that "I am now part of the Kempe Hall Management Committee".

With respect, Enfield Homes cannot enter into a dialogue with somebody who is not nominated by the Committee and indeed is possibly not even a properly constituted member.

On Monday 23rd February Enfield Homes proceeded to re-possess the hall only to be prevented by the Chair and a number of other 'members' whose behaviour towards a female staff member was threatening and unacceptable. I do recognise that these behaviours do not necessarily represent the views of all Committee Members.

However, I should warn you that this action leaves Committee Members jointly and personally liable to action on several fronts;

- The lease of Kempe Hall was made by the Council to Kempe Hail Community Association Ltd. That company has been dissolved so under clause 5 of the lease the Council is therefore entitled to repossess the premises immediately without further formality.
- As the company no longer exists whoever is running Kempe Hail on a day to day basis is
 doing so unofficially. The Council cannot allow this situation to continue, not least because
 of the potential for claims to be made against the Council in the event of any incident which
 might take place on the premises.



Under the lease the company was required to provide the Council each year with either independently examined or professionally audited accounts so that Hall monies could be reconciled, it is of particular concern therefore that the company last provided accounts on 31st March 2012. The Council's Internal Audit Team have been informed of this and are likely to investigate the matter further.

It is likely that some or all of the following provisions of the lease have been breached: -

0 (Clause 3.3	3	Promotion of hall and use of it for public benefit
o Clause 3.4.1			Bar operating outside permitted hours
o Clause 3.5 Prevention of access to			Prevention of access to the Council for the
0			purpose of evaluating and monitoring the hall's
			use
0	Clause	3.6	Repairs and redecoration
0	Clause	3.11	Licencing
0	Clause	3.12	Community benefit
0	Clause	3.20	Insurance against public liability claims
0	Clause	3.29	Provision of Accounts

I stated at the meeting that it was the Enfield Homes and the Council's preference to take back the hall and work with a re-constituted resident group to put the facility back on a firm footing and retain the positive services that are running, i once again offer you that opportunity to work with us.

However, should the Committee decide to resist this, Enfield Homes will hold members' liable for continuing the unauthorised occupation of this building.

I am available to discuss this matter further.

Yours sincerely,

Simon James Head of Business Development & **Community** Support Subject: RE: Hello

From: patsy yull (patsyyull1@hotmail.com)

To: <u>re_wired@ymail.com</u>;

laneslandscapes@hotmail.co.uk; dijohn1@hotmail.co.uk; hayleyjpage@hotmail.co.uk;

Cc: wllarn@aol.com; rickjewell@blueyonder.co.uk; anamiliwood@yahoo.co.uk; garycirket@gmail.com;

christiepage@hotmail.co.uk;

Date: Tuesday, 7 October 2014, 12:37

Good afternoon Simon,

I wonder if you would be so kind as to contact Di at the Hall, since we moved the office around the internet is not working.

Regards

Patsy

Date: Mon, 6 Oct 2014 21:54:08 +0000

From: re_wired@ymail.com To: patsyyulll@hotmail.com

Subject: Hello

To patsy and whom it may concern.

Thank you for your email today 6-10-2014, just to start of I would like to say how are you, all is fine I hope. I would like to make an apology, for not attending the meeting due to other circumstances out of my control. I hope you and all members of the committee received my message in regards to today's meeting and my attendance.

Re: Regards in terms of Kempe hall policies, please can you forward me any advice and guidance within the minutes of the committee meeting dated Mon 13-10-2014 that might be relevant. Thank you for any help and I will look forward to hearing from you soon.

Many Thanks

Subject: RE: Hello

From: patsy yull (patsyyull1@hotmail.com)

To: re wired@ymail.com;

Date: Tuesday, 7 October 2014, 15:45

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 know from going through the paper work, what we are missing? It's a matter I think of let's 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 a Asset Register for the hall.

Did you call Mark at F.E.C.A about our paper work down there?

Thanks

Patsy

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Subject: Re: Hello

From: Rewired Rewired (re wired@ymail.com)

To: patsyyull1@hotmail.com;

Date: Wednesday, 8 October 2014, 0:34

Hi I dropped ail the paper work back to kempe 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 di tomorrow, and maybe I will see you if you are not busy si.

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Many Thanks

Z/ZI/tIUIO t-Tint

Subject: RE: Hello

From: patsy yull (patsyyull1@hotmail.com)

To: <u>re_wired@ymail.com</u>;

Date: Wednesday, 8 October 2014, 12:34

Morning Simon,

Thanks so much for sorting out the internet, i got a message from Di today to say it was done.

Regards

Patsy

Date: Tue, 7 Oct 2014 23:34:24 +0000

From: re_wired@ymail.com
To: patsyyulll@hotmail.com

Subject: Re: Hello

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From:	Monica Kaur (Monica.Kaur@enfieldhomes.o	<u>rq</u>)	
	laneslandscapes@hotmail.co.uk; dijohn1@h gary.nikki@talktalk.net; anamillwood@yaho		eyjpage@hotmaif.co.uk; rickjewell@blueyonder.co.uk; t@gmail.com; re_wired@ymail.com;
Date:	Tuesday, 14 October 2014, 9:21		
Classifica	tion: UNCLASSIFIED		
As reque	ested at the meeting yesterday evening pl	lease find attached our training p	programme which is for tenants and leaseholders of
Enfield I		0.1	
Monica K	aur		
C	7. F		
	nity Engagement Manager		
Enfield I	s Development & Community Support		
Efficient	Tomes		
Direct 08	00 40 80 160*	The Edmonton Centre	email
Fax 020 83	75 8016 e phone number, so there is no charge	36^4 South Mall Edmonton Green	web wj.v^enl1cldhomes
if you use a	landline.	N9 OTN	
If you are us to call our lar	ing a mobile you may find it cheaper dline number		
From: Ty	ra Idris		
Sent: 14 (October 2014 09:19 Kaur		
	Fraining Programme Oct 3 [SEC=UNCLASS	IFIED]	
Classifica	tion: UNCLASSIFIED		
Hi Moni	ca		
See attac	hed as requested.		
Regards			
regards			

Subject: FW: Training Programme Qtr. 3 [SEC=UNCLASSIFIED]

Tyra Idris

Community Engagement and Communications Officer

Enfield Homes

Direct 0800 40 80 160* Fax 020 8375 8016

* This is a freephone number, so there is no charge if you use a landline. If you are using a mobile you may find it cheaper

to call our landline number

020 8379 1327

The Edmonton Centre 36-44 South Mall Edmonton Green N9 OTN email <u>tvra.idrist^enfieldhomes.org</u> web <u>vvww.enfieldhomes.org</u>

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Classification:

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Attachments

® Free Training - Tenants and Leaseholders Oct-Dec 14.pdf (526.32 KB)



From: GL-HCORNERMCENO
To: "Lorraine Cordell"

Subject: RE: Simon Cordell Errors on Cases.

Date: 13 March 2014 14:47:13

Dear Mr Cordell,

You may collect the information from Enfield Magistrates Court today, between 4pm and 4.30pm, if you wish. You should take some form of photographic identification with you for security purposes and speak to the Customer Services Unit. You can speak to them on 0208-808 5411 (Option 4).

Regards,

Customer Services Unit

Highbury Corner Magistrates Court

Tel: 0207-506 3100

Fax: 0870 739 5768

e-mail: GL-HCORNERMCENQ@hmcts.gsi.gov.uk

I am neither authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

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

Sent: 13 March 2014 14:10 To: GL-HCORNERMCENO

Subject: RE: Simon Cordell Errors on Cases.

To Whom It May Concern:

Could you please email them to this address if possible? Or would it please be possible for my mum to attend Enfield Court and pick the data up.

Regards

Simon Cordell

From: GL-HCORNERMCENQ [mailto:gl-hcornermceng@hmcts.gsi.gov.uk]

Sent: 13 March 2014 13:04 To: 'Lorraine Cordell

Subject: RE: Simon Cordell Errors on Cases.

Dear Mr Cordell,

A number of the registers have been located and they are being copied now. We will send them by post tomorrow to the address given by you in a previous e-mail:

Mr. Simon

Paul Cordell

109

Burncroft Road

Enfield Middlesex EN3 7JQ

The age and quality of the register entries is such that scanning and e-mailing is not a viable option.

Regards,

Customer Services Unit

Highbury Comer Magistrates Court

Tel: 0207-506 3100

Fax: 0870 739 5768

e-mail: GL-HCORNERMCENQ@hmcts.gsi.gov.uk

I am neither authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

From: Lorraine Cordell [mailto:lorraine32@bluevonder.co.uk]

Sent: 13 March 2014 12:27 To: GL-HCORNERMCENQ

Subject: RE: Simon Cordell Errors on Cases.

To Whom it May Concern:

I am sorry to keep emailing you but I still have not had any emails with the data I have asked for. Can you please get back to me with what is going on.

Regards

Simon Cordell

From: GL-HCORNERMCENQ [mailto:gl-hcornermceng@hmcts.gsi.gov.uk]

Sent: 12 March 2014 12:04

To: 'Lorraine Cordell'

Subject: RE: Simon Cordell Errors on Cases.

Dear Mr Cordell.

Our colleague is searching for the files now: I will send whatever she finds today. She will be continuing to search for files tomorrow also.

Regards,

Customer Services Unit

Highbury Comer Magistrates Court

Tel: 0207-506 3100

Fax: 0870 739 5768

e-mail: GL-HCORNERMCENQ@hmcts.gsi.gov.uk

I am neither authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

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

Sent: 12 March 2014 11:59 To: GL-HCORNERMCENQ

Subject: RE: Simon Cordell Errors on Cases.

To Whom It May Concern:

I am writing this to see if there is any news as to the data I asked for. I was hoping to have got an email yesterday with some information due to the email you sent me on the 10/02/2014 but I did not. I understand that the court is only open Tuesday to Thursday which only give till tomorrow as you are aware I am back in court on the 18/03/2014 which if I do not get anything by tomorrow I will have to go into court then with nothing as the court would be closed. Could you therefore let me know if the data I have asked for will be available by tomorrow?

Regards

Simon Cordell

From: GL-HCORNERMCENQ [mailto:gl-hcornermcenq@hmcts.gsi.gov.uk]

Sent: 10 March 2014 12:59

To: 'Lorraine Cordell'

Subject: RE: Simon Cordell Errors on Cases.

Dear Mr Cordell.

As confirmed to Mrs Cordell last week, a member of staff at Tottenham Magistrates Court will research the Registers listed and copies will be sent, by email, to you as we recover them. The Court opens Tuesday to Thursday: we hope to have at least some of the records for you tomorrow.

Regards,

Customer Services Unit

Highbury Comer Magistrates Court

Tel: 0207-506 3100

Fax: 0870 739 5768

e-mail: GL-HCORNERMCENQ@hmcts.gsi.gov.uk

I am neither authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

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

Sent: 10 March 2014 12:43 **To:** GL-HCORNERMCENQ

Subject: RE: Simon Cordell Errors on Cases.

To Whom It May Concern:

I am writing this email to see if there is any update to the information that I have asked for.

Regards

Simon Cordell

From: GL-HCORNERMCENQ [mailto:gl-hcornermceng@hmcts.gsi.gov.uk]

Sent: 04 March 2014 15:23

To: 'Lorraine Cordell'

Subject: RE: Simon Cordell Errors on Cases.

Dear Mr Cordell,

Staff are looking for the records at Enfield Magistrates Court this week; however, we will not have them for tomorrow morning. We will endeavour to have as many as possible before Thursday. If there are specific dates you needed particularly, these could be accessed first.

Regards,

Customer Services Unit

Highbury Comer Magistrates Court

Tel: 0207-506 3100

Fax: 0870 739 5768

e-mail: GL-HCORNERN4CENQ@hmcts.gsi.gov.uk

I am neither authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

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

Sent: 04 March 2014 15:08 To: GL-HCORNERMCENQ

Subject: RE: Simon Cordell Errors on Cases.

To Whom It May Concern:

I am wondering if there is any update, as I am in Woolwich Crown Court tomorrow and as said I wanted the information before I went to court.

Regards

Simon Cordell

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

Sent: 03 March 2014 14:39 **To:** GL-HCORNERMCENQ'

Subject: RE: Simon Cordell Errors on Cases.

To Whom it May Concern:

After your email dated the 21/02/2014 I was thinking that you would be searching for the data from the week of the 24/02/2014 as this is what it said in the email. As I said in my 1st email when asking for the information I have a case that is at Woolwich crown court and I am having problems with my bail due to the records on my PNC, I am due in court maybe tomorrow or this week as my solicitor is putting into court to have a hearing and I wanted to have any errors on the PNC addressed at court.

Regards

Simon Cordell

From: GL-HCORNERMCENQ [mailto:gi-hcornermceng@hmcts.gsi.gov.uk]

Sent: 03 March 2014 13:48

To: 'Lorraine Cordell'

Subject: RE: Simon Cordell Errors on Cases.

Dear Mr Cordell,

Staff will be searching for the requested Registers from tomorrow. We will contact you as soon as this is done.

Regards,

Customer Services Unit

Highbury Comer Magistrates Court

Tel: 0207-506 3100

Fax: 0870 739 5768

e-mail: GL-HCORNERMCENQ@hmcts.gsi.gov.uk

I am neither authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

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

Sent: 03 March 2014 13:22 **To:** GL-HCORNERMCENQ

Subject: RE: Simon Cordell Errors on Cases.

To Whom It May Concern:

I was wondering if there were any updates as to the data I have asked for so that I can check cases against my PNC file.

Regards

Simon Cordell

From: GL-HCORNERMCENQ [mailto:gl-hcornermceng@hmcts.gsi.gov.uk]

Sent: 21 February 2014 16:06

To: 'Lorraine Cordell'

Subject: RE: Simon Cordell Errors on Cases.

Dear Mr Cordell,

The records you request are at another court. We will begin, searching for them next week when the court is open.

Regards,

Customer Services Unit

Administration Officer

Highbury Comer Magistrates Court

Tel: 0207-506 3100

Fax: 0870 739 5768

e-mail: gl -hconierrocenqffi.hmcts.g si.gov. uk

I am neither authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

From: Lorraine Cordell [mailto:lorraine32@biueyonder.co.uk]

Sent: 20 February 2014 12:29 To: GL-HCORNERMCENQ

Subject: RE: Simon Cordell Errors on Cases.

Hello

I do understand that most of the items listed in my emails are archived due to there date but as I can see errors in the dates of some of the things and I know this as fact I would like all items checked that is listed so that it can be checked against the PNC records I have got the print out from.

Many Thanks

Simon Cordell

From: GL-HCORNERMCENQ [mailto:gl-hcornermcenq@hmcts.gsi.gov.uk]

Sent: 20 February 2014 12:14

To: 'Lorraine Cordell¹

Subject: RE: Simon Cordell Errors on Cases.

Dear Mr Cordell,

Further to the conversation between Mrs Cordell and a member of staff yesterday, please specify which dates and offences you wish us to check. Almost all the offences are archived and not immediately accessible using the computer; specific dates and offences would help reduce the delay in providing this information.

Regards,

Customer Services Unit

Administration Office

Highbury Comer Magistrates Court

Tel: 0207-506 3100

Fax: 0870 739 5768

e-mail: GL-HCORNERMCENO@hmcts.gsi.gov.uk

I am neither authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

Sent: 19 February 2014 13:36 To: GL-HCORNERMCENQ

Subject: Re: Simon Cordell Errors on Cases.

Mr. Simon Paul Cordell 109 Burncroft Road Enfield Middlesex EN3 7JQ 18/02/2014

To Whom It May Concern:

I am writing this email as I have an ongoing case at Woolwich Crown Court, and I have noticed

some errors in my PNC record which the police printed of at around 25/06/2013.

I would be very grateful if you can pull up the following records so I can check them with the PNC the police printed off for the case that is ongoing at Woolwich Crown Court, I have

been told I will need a Memorandum of conviction or the transcript for the case.

I do know there are some errors on the cases that was heard at Enfield Magistrates and can see

them clearly, but due to how far they go back cannot remember some of the cases. I do also know

some are correct but due to some dates being wrong on some of the ones I can see errors in I would

like to check all the cases on the PNC that was heard at Enfield Magistrates.

If this can be done as a matter of urgency due to the impact this is having on my life with the case that

is ongoing at Woolwich Crown Court and my bail and other issues.

If the information could be emailed to me I would be grateful as I am next in court on March 2014 and

would like this information of any errors so I can show the judge.

Please see below' the lists of cases I would like information on.

COPY 1 PACK a OF n PNCIDs 97/99378V

■CONVICTION (a, 1

I- 06/08/97

BNFISLD MAC!STRA?E\$

1 • TAKING MOTOR VEHICLE WITHOUT CONSENT ON 26/01/01/37 {PLEA?NOT KNOWN) THEFT ACT 1368 13,12(1)

** CFFHNCK CC»'2>1ITTK1J ON BAIL **

2. USING VEHICLE WHILE UNINSURED ON 24/01/9? (PLEAINOT KNOWN) ROAD TRAFFIC ACT 1988 8.1 41(2)

*♦ OFFENCE COMMITTED ON BAIL **

3, DRIVING OTHERWISE THAN IN ACCORDANCE WITH A LICENCE
ON 24/01/97 (PLEA?NOT KNOWN)
ROAD TRAFFIC ACT 1930 S-87(1)

** OFFENCE COMMITTED ON BAIL **

NO .3LPARATB PENALTY COSTS 25,0C SUPERVISION ORD2R 24 MILS

DISQUALIFICATION FROM DRIVING 12 MTHS

DRIVING LICENCE ENDORSED
NO SEPARATE PENALTY

2 *lH/%1/97*

UNFIELD MAGISTRATES

1. THEFT OF VEHICLE
ON 24/84/97 (FLEA: NOT KNOWN)
THEFT ACT 2.968 3.1

** OFFENCE COMMITTED ON BAIL

2 . USING VEHICLE VIRTUE UNINSURED
ON 24/04/97 {PLEA:NOT KNOWN}

ROAD TRAFFIC ACT 1998 3.143(2)
** OFFENCE CO'OFITIED ON BAIL **

3. DRIVING OTHERWISE THAN IN ACCORDANCE
WITH A LICENCE (2 TXCPS)
Civ 24/04/97 (PLEA:NOT KNOWN)
HOAD TRAFFIC ACT 1988 6.87(1)

** OFFENCE COMMITTED Oil BAIL **

COMMUNITY SERVICE ORDER 180 $\cdot |RS|$

COMFFNSATION X0C-0C

NO SEPARATE PENALTY DRIVING LICENCE ENDORSED

no SEPARATE PENALTY
DRIVING LICENCE ENDORSED

3. 13/11/97

ENFIELD JUVENILE

1. BURGLARY K/1 TO STEAL • DWELLING ON 22/05/97 (PLEA:MOT KNOWS) THEFT ACT 1960 s7(:) (a)

* ■ * OFFENCE COMMITTED ON .BAIL ' **

2. BURG7.ARY AND THEFT - NON- DWELLING 0

COMMUNITY SERVICE ORDER 180 HRS COMPHNS ATI ON 4 0 0.0 P

COMMUNITY SERVICE ORDER 18

ON 11/02/9? - 12/02/97 (PLEA:NOT KNOWN) HRS THEFT ACT 1960 s,9U) (h)

4- 2C/QS/Y0

ENFIELD JUVENILE

1. USING THREATENING, ABUSIVE OR
INSULTING WORDS OR BEHAVIOUR LIKELY TO
CAUSE DISTRESS . . ,
ON 21/09/97 (FLEA;GUILTY)
PUBLIC ORDER ACT 1986 3.5 U) (a)

FINE 25, C 0

5. 2 0/05/98 ENFIELD MAG ISTRATSS

1, BURGLARY AND THEFT - NON-DWELLING GN 03/01/ 98 (PLEASNOT KNOWN) THEFT ACT 1968 3.9(1) W YOUNG OFFENDERS INSTITUTION 6 MTUS AT FELCHAD

S. 20/05/98

ENFIELD MAGISTRATES-

1. DRIVING WHILST DISQUALIFIED DISQUALIFICATION FROM ON 17/09/97 (PLEA?NOT KNOWN) ROAD TRAFFIC ACT 158 8 .9.103 (1)

DRIVING 3 YRS DRIVING LICENCE ENDORSED

2. NO INSURANCE ON 17/09/87 (FLBA:NOT KNOWN) ROAD TRAFFIC ACT 1588 3.143 {2}

NO SEPARATE PENALTY DRIVING LICENCE ENDORSED

7\ 20/05/9s ENFIELD JUVENILE

> 1. DRIVING WHILST DISQUALIFIED ON 03/11/97 (PLEA?NOT KNOWN) ROAD TRAFFIC ACT 1589 s ,103 (15 (b)

DISQUALIFICATION' FROM DRIVING 3 YRS

2. NO INSURANCE .
ON 03/11/97 (PLEA; NOT KNOWN) * ROAD TRAFFIC.ACT 2998 5,143(2)

DRIVING LICENCE ENDORSED NO SEPARATE PENALTY

30/05/98 ENFIELD MAGISTRATES 8.

1. DRIVING WHILST DISQUALIFIED ON 04/04/98 (PLHAINCT KNQmi) HOAD TRAFFIC ACT 1988 S. 103(1) (b) DISQUALT FI CAT X ON FROM DRIVING 3 YRS

2. NO INSURANCE . ON 04/04/93 {PLEA'.NOT XKOW3)} ' ROAD TRAFFIC ACT 1988 8.143(2)

DRIVING LICENCE ENDORSED NO SEPARATE PENALTY .

9. 21/05/98 ENFIELD JUVENILE

1- ROBBERY ON 17/01/97 (PLEA tNOT KNOWN) THEFT ACT 1968 3.8

YOUNG OFFENDERS INSTITUTION 6 MTHS •

10, 10/06/98 ENFIELD JUVENILE

1. COMMON ASSAULT ON 10/01/98 (PLEA!NOT KNOWN) CRIMINAL JUSTICE ACT 1983 3.3 9

FINE 5 0.00 COMPENSATION 50.00

26/00/38 13. ENFIELD MAGISTRATES

1. DRIVING WHILST DISQUALIFIED ON 23/0Z/99 (PLEA:GUT?TV) ROAD TRAFFIC ACT 13 05 S. 102(1) (b)

SUPR2VTSTQM ORDER DISOUALIFI CATION 1- ROM DRIVING 18 t4!KS DRIVING LICENCE ENDORSED

USING VEHICLE WHILE UNINSURED ON 23/02/98 {PLEA; GUTLTY) ROAD TRAFFIC ACT 13 33 3.143(2) 350 SEPARATE PENALTY DRIVING LICENCE ENDORSED

3. HANDLING STOLEN GOODS (RECEIVING) ON 23/02/98 (PI «KA; GUI LTY) THEFT ACT 1960 s.22[1)

SUPERVISION ORDER

4. DRIVING WHILST DISQUALIFIED ON 23/02/98 (PLEA; GUILTY)
ROAD TRAFFIC ACT 19 8 3 3.103(1)

Sypervision order DRIVING LICENCE BNUOKSKD

USING VEHICLE WHILE UNINSURED 5. ON 23/02/58 (PLEA*GUILTY)

>IQ SEPARATE PENALTY DRIVING LICENCE ENDORSED

14. 04/11/98 • BNPIBLD MAGISTRATES

1. DRIVING WHILST DISQUALIFIED .
ON 19/10/98 (PLEA:NOT KNOWN)
ROAD TRAFFIC ACT 1972 a.991b)

ATTENDANCE CENTRE 24 HRS DRIVING LICENCE ENDORSED

2. WO INSURANCE *

0*3 19/10/98 ■ (PLEA:NO

0*3 19/10/98 **■**(PLEA; NOT KNOWN)

ROAD TRAFFIC ACT 1983 3.143(2)

NO SEPARATE PENALTY
DRIVING LICENCE ENDORSED u
PENALTY POINTS

. la/n/^a

^UVEKXLK

1. DRIVING WHILST DISQUALIFIED
ON 12/11/80 {PLEA-NOT KNOWN)
ROAD TRAFFIC ACT 1988 s.103 CD (b>
*+ OFFBNCfS COMMt*rrgF> ON BAIL

IMPRISONMENT 5 MTHS

2. OAK&2ROUS DRIVING
ON 12/11/93 (PLEATNOT KNOWS)
ROAD TRAFFIC ACT 1988 8,2

** OFFENCE COMMITTED CN BAIL **

3. NO INSURANCE * ON 12/11/38 (PLBArNOT KNOWN) R.OAn TRAFFIC ACT 198\$ & - Z43

** OFPSMCD OOMMXTT2D CN BAIL * -

IMPRISONMENT 5 MTHS

NO SEPARATE PENALTY

'-8 - 17/0 8/9\$

SNFIELD MAGISTRATES

X, mmnam ON 14/04/99 (PLEA; GUILTY) THEFT ACT 1368 s.22 PROBATION ORDER 24 MTHS CURFEW ORDER 3 KTHS 7PM-7AM SATURDAY AND SUNDAY COSTS 40.00

17. 09/01\$/00

ENFIELD MAGISTRATES .

1. USE DISORDERLY BEHAVIOUR OR DISCHARGE 12

THREATENING/ABUSIVE/INSULTING WORDS LIKELY TO CAUSE HARASSMENT ALARM OR DISTRESS 0*1 02/02/PC {PLEA:NOT GUILTY)

PUBLIC ORDER i\CT 1985 S.S{1) (a)

CONDITIONAL

MTHS COSTS 40.00

IS. 07/07/00

ENFIELD MAGISTRATES

1. DRIVING WHILST DISQUALIFIED
OH 22/10/99 (PLEA:GUILTY)
ROAD TRAFFIC ACT 1988 3.103(1) (b)

DRIVING LICENCE ENDORSED CURFEW ORDER 3 MTHS AT 23 BYRON TERRACE, HERTFORD RD, LNDN, N9 7DG.9AM-£ PM, MON

2, THEFT FROM VEHICLE
OH 24/03/99 (PLEA:NOT GUILTY)
THEFT ACT 1968 G.1

COMPELS ATIOH HO.00
CtTRFF.V? ORDER 3 MTHS AT
23
BYRON TERRACE,HERTFORD
RD,LNX>N,K9 -

IS. 05 / 01/01 ENFI ELD MAGI ST RATE'S

X. POSSESSING CONTROLLED DRUG - CLASS B - CONDITIONAL DISCHARGE 12

CANNABIS
ON 07/12/00 (PLEA:NOT KNOWN)
MISUSE OF DRUGS ACT 1971 8.5(2)

ORDER FOR DRUGS

20. 32/05/G1

SNPXBLB MAGISTRATES

1. ASSAULT A CONSTABLE ON 21/07/00 (PLEA:GUILTY) POLICE ACT 1096 a.89(1)

CURFEW ORDER 4 MTKS COSTS 5S.GC-COMPENSATION 100.OC

2. USINC THREATENING, ABUSIVE, INSULTING CURFEW ORDER 4 MTHS KURDS OR BEHAVIOUR W/I TO CAUSE PEAR OR PROVOCATION OF VIOLENCE ON 21/07/00 (PLEA:GUILTY) PUBLIC ORDER ACT 1986 S-4(1){a}

21, 12/03/02 ENFIELD MAGISTRATES

I. DESTROY OR DAMAGE PROPERTY (VALUE CP DAMAGE #5000 OR LESS - OFFENCE AGAINST COSTS 200,00 CRIMINAL DAMAGE ACT 1971 ONLY) ON 10/11/01 (PLEA: NOT KNOWN) CRIMINAL DAMAGE ACT 1971 a.1(1)

FINS 200.00 COM?HNSATION 80.00

22. 24/04/03 ENFIELD MAGISTRATES

1. POSSESSION OF A CLASS 3 DRUG ~ CANNABIS RESIN ON 02/11/02 (PLEA:NOT KNOWN) MISUSE OF DRUGS ACT 1971 s.5(2) NO SEPARATE PENALTY FORFEITURE/CONFISCATION OF CANNABIS

23. 24/04/03 ENFIELD MAGISTRATES

L, TAKING MOTOR VEHICLE WITHOUT, CONSENT ON 17/06/02 (PLEA:NOT KNOWN) THEFT ACT 1968 *5.12(1)

IMPRISONMENT 6 MTHS

2, USING VEHICLE WHILE UNINSURED ON 17/06/02 (PLEA:NOT KNOWN) ROAD TRAFFIC ACT 1988, S.243 (2)

NO SEPARATE PENALTY DISQUALIFICATION FROM DRIVING 12 MTHS VARIED OK APPEAL 25/07/C3 DISQUAL REDUCED FROM 12 ■ MONTHS TO 3 MONTHS DRIVING LICENCE ENDORSED

3 . DRIVING WITHOUT REASONABLE CONSIDERATION ON 17/06/02 (PLEA:NOT KNOViN)

m **SEPARATE PENALTY** DISQUALIFICATION FROM DRIVING 12 MTHS VARIED ON ARPKAL 25/07/93

ENFIELD MAGISTRATES (CQNT.) 24/04/03 DRIVING WITHOUT REASONABLE* (CONTJ

> REDUCED FROM 12 MONTHS To 3 MONTHS DRIVING LICENCE ENDORSED

24. 21/08/03 wi'ism moismmbb

•1. , USE DISORDERLY BEHAVIOUR OR THREATENING/ABUSIVE/INSULTING WORDS LIKELY TO CAUSE HARASSMENT ALARM OR DISTRESS ON C2/04/33 CFLSAiGUILTY) PUBLIC ORDER ACT 1986 s.SU) (a)

CONDITIONAL DISCHARGE 24 MTHS EQ - 03005S35M

25. 05/02/07 ENFIELD MAGISTRATES

1. OBSTRUCTING POWERS OF SEARCH FOR PROGS ON 15/07/06 (PLEA, s GUI LTY) MISUSE OF DRUGS ACT 1971 S . 2.3

CONDITION At/ DISCHARGE 24 VA'llil COSTS SO* GO



Yours faithfully

Mr Simon Paul Cordell

DOB 26/01/1981

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Odjldja, Bencdicta B

From: Forster. John

Sent: 0 7 March 2014 16.09 To: Odjldja, Benodicta B

Subject: FW: Simon Cordell errors on Cases

Benedicts,

Here are the dates and corresponding court numbers for the Cordell matters:

13.11.97 * 51 (12.11.97 on system)?

20.05.98 (x5)

* 21.05.98 Not in register —

10.06.98 Found Case 51

26.08.98 Found Case 51

04.11.98 Found Case 54

18.11.98 65

17.06.99 Found Case 11 and 65

05.06.00 Found Case 65

07.07 00 Found Case *05.01.01 Not in register **65**

12

22.05.01. / \/ 11

***17.08.02** Not in register **12**

*24.04.03 Not in register **65**

21.08.03 Found Case

11

5.02.07 Found Case 14

Please contact me if you need further information or assistance.

Regards

From: RE: Simon Cordell error on record.

To: 17 February 2014 14:24:51

Subject-

Date:

DGC002.PDF

Attachments:

Good afternoon Ms Cordell

I attach the memorandum of conviction from the case of Simon Cordell heard on 03.03.2008,

Regards

Wendy Morgan
Applications Department
Westminster Magistrates' Court

From: Westminster.mc

Sent: 12 February 2014 13:03

To: westminster.gov

Subject: FW: Simon Cordell error on record.

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

Sent: 12 February 2014 12:45

To: westminster.mc

Subject: Re: Simon Cordell error on record.

To Whom It May Concern:

I am writing this email after a call that was made to the City Of London Magistrate Court on the 10/02/2014 about a list that is on my PNC that is incorrect.

I was told to write this email including as much information as I could to get this updated.

I have contacted you a few times before about this Error on my PCN and was told that you would get it updated but as of now this has never been done.

I was told on the 10/02/2014 when I called due to the date that it would be down to the police to update this. You would have only forwarded the information to the police to get this updated.

The Error is for a case that was heard on the 03/03/2008 at the City Of London Magistrate Court, for failing to surrender to custody at appointed time, on the 25/01/08.

The error is that I did not go to go but my mum called the court and a sick note was handed to the court and the case was dismissed, so should not be on my record

This has caused me problems with bail on a few times and this is why calls have been made before to the court, at this time it has been causing me problems again with a case I am at Woolwich Crown court for.

I have attached the page for the PNC print out the police did for the case at Woolwich crown court that I am on bail now for. This print out was done by the police on or around the 26 June 2013 for the Woolwich case.

I do feel this is causing me problems with my bail and I am therefore asking for this to be dealt with as fast as possible in order that I can show the court this should in fact not be on my record.

I was told on the 10/02/2014 when I called that if I ask for a court transcript that this could be done faster than updating the PNC records and I would be able to show the Judge at Woolwich crown court

the court transcript for the case that is on my file in error and that should be enough to prove that it should not be on my record. I am there for asking for the court transcript to be sent to me if there are costs

for this please email me back with the cost for this to be sent to me and I will get this paid to the court.

Please see attached file for the page in my PNC record which is there in error I have highlighted the case.

If this can be done as a matter of urgency due to the impact this is having on my life.

Many Thanks

Mr Simon Cordell

DOB 26/01/1981

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408

From: donotresoond(o)iustice osi>aov,uk
To: lorraine32@htueyonder.Co.uk

Subject: Confirmation of your order placed with Camberwell077office

Date: 17 February 2014 14:07:19

* Your order has been accepted.

Please retain this receipt for your records.

This e-mail confirms your order placed with Camberwell077office.

Beneficiary : Camberwell077office Address : 65 Romney Street

GB-London SW1P 3WR

http://www.hmcourts-services.gov.uk

Website address

UID :XX57834 TID : xxxxl526

Order date : 17/02/2014 14:07:00 Order reference : wmc/l cordell/c05.2

Payment reference : 947342208

Total : GBP5.00

Charging method : VISA XXXXXXXXXXXXX5001

Status : Sale

* Additional information

The payment is processed by a payment service provider that satisfies the highest security

standards.

From: Lorraine Cordell
To: Auto reply

Subject: 12 Februan/ 2014 12:45:56

Date:

Thank you for e-mailing Westminster Magistrates' Court.

Please be aware that it has been received and will be processed.

Polite Request: Please refrain from also sending your correspondence via post/DX or by fax as this risks the Court duplicating correspondence that has already been received.

Thank you for your co-operation.

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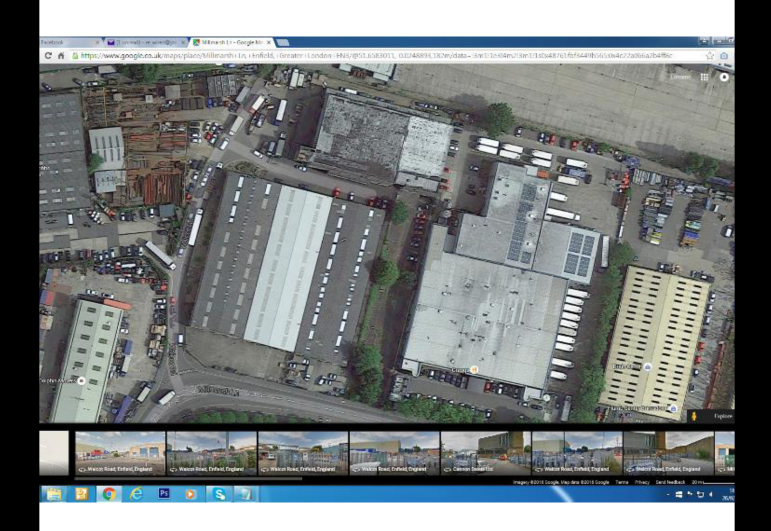












RESPONSE TO HHJ PAWLAK'S LETTER DATED 22ND FEBRUARY 2016

- (1) WHAT INVOLVEMENT IN EACH EVENT (RAVE) RELIED ON BY THE RESPONDENT, THE APPELLANT ADMITS TO HAVING HAD ANY INVOVMENT!
 - (A) 25.05.2014 5 ST GEORGES INDUSTRIAL ESTATE, WHITE HART LANE

The Appellant relies on his previous statement served.

The Appellant will state that he was delivering food to some homeless people.

The Appellant will state that there was no rave, no sound equipment, lights, generators etc in his van.

The Appellant will state that there was no rave in progress and no intention for any event to take place.

The Appellant will state that there was a section 144 LAPSO notice clearly displayed by the occupants who were treating the premises as their home.

The Appellant will state that he had empty speaker cases in his van which would not have been able to play any sound as they never had any drivers in the speaker boxes. The van was used to store the speakers. The Appellant will state that he specifically requested that the officers who attended note down the fact that he had only non-working speakers inside his van and no other component parts for a sound system.

The Appellant will state that he did not commit any criminal offences on 25th May 2014. The Appellant will state that the premises were not broken into as alleged but were being legally used as a home. The Appellant will state that the occupation was legal by virtue of section 144 LAPSO notice being clearly displayed and this is within the law.

The Appellant will state that no Licensing authorisation was required as there was no music being played or intended to be played.

The Appellant will state that he did not engage in any acts of Anti-social behaviour as defined by section 1 of the Act.

The Appellant requests disclosure of the CCTV of the persons breaking in to the premises, the CRIS and details of any persons arrested for criminal damage / burglary.

The Appellant will state that he did not break any laws on 25th May 2014 nor did he engage in any acts of anti-social behaviour.

The Appellant will state that the description of events on this day has been altered and recorded in a biased way towards him.

The Appellant requests full details of the original intelligence report inputted on 25th May 2014 and also reasons why there was a need to update this report on 19th June 2014. The Intelligence report should not be allowed in evidence under the hearsay rules as it is prejudicial to him. The report has been amended.

(A) PROGRESS WAY 6TH, 7TH AND 8TH JUNE 2014

The Appellant disputes any involvement whatsoever in the event at Progress Way.

The Appellant accepts that he approached the gates on the 08th June 2014 with a view to dropping off house keys to a friend that had been left at his house on an earlier date. The Appellant did not enter the premises / venue at Progress Way.

The Appellant did not provide any sound equipment, speakers, generators to any person inside Progress Way.

The Appellant will state that he is being wrongly accused of organising this rave / event. The Appellant will state his brother is also wrongly named as being involved. The Appellant will state that his brother was severely disabled at the time and in a wheelchair following a very serious road traffic accident which the police are aware off.

The Appellant questions the accuracy and truthfulness of the statements, CADS etc served in support of the above. The Appellant questions why some of the CAD reports have been redacted. The Appellant believes that the CAD's may well confirm the names of the real organisers, vehicle registrations etc that will confirm no vehicle belonging to the Appellant being inside the venue. The Appellant also questions the chronological sequence of the CAD reports due to the time stamps.

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

The Appellant believes that some of the complainants are police officers and no civilians. The Appellant believes that some of the Cads' may relate to completely different areas but are being added incorrectly and linked to Progress Way.

In the interests of a fair hearing the Appellant requests all Cad's cross linked and referred to should be served in an unedited format. All Cad's that do refer to a different location should be removed from the Respondent's bundle as they are too prejudicial.

The Appellant will state that this is yet another example of the police manipulating the evidence to paint him in a bad light. The Appellant strongly believes that the police are presenting their evidence to persuade the court that he was an organiser of this event.

The statements presented are unreliable and prejudicial. The Appellant will state that he cannot possibly have a fair hearing as a result to a breach of regulations inclusive of his Human Rights one of which is article six his right to having a fair hearing will be violated due to the way the Respondent is selecting editing and presenting Cad's. The Appellant specifically requests that the redacted CADS be served unedited or excluded from the Respondent's bundle.

The Appellant will state that he is being deliberately targeted by the police as was his younger brother. Neither organised any event at Progress Way.

The Appellant specifically asks the Respondent to confirm why the event was not closed down or proof of trespass or evidence of profit being made as required under the licensing act 2003 and section 63 of the CJPOA, if it was in fact a rave. The Appellant also asks why went the sound system's not seized under section 63 of the CJPOA.

The Appellant seeks clarification as whether a section 144 LAPSO notice was on display or tress pass had taken place.

The Appellant also questions why the Respondent has not supplied any Cads from 6th June 2014; which is in fact the date when this event started and why so many Cads' are missing from the 07th and the 08th June 2014.

For the purposes of clarity the Appellant denies being an organiser. He denies providing any sound system equipment to the organisers of this event. He denies entering the venue but accepts that he approached to deliver keys. The Appellant did not commit any criminal offences. The Appellant did not engage in any anti-social behaviour.

(c) FALCON PARK 20TH JUNE 2014

The Appellant was not present at this event.

The Appellant accepts that he hired out his sound equipment in good faith for what he believed to be a house party.

The Appellant will state that he was at home when he was contacted by the hirer to come to collect his equipment which was then seized by police. The Appellant will state that his equipment was restored to him by the police.

The Appellant will state that he did not commit any criminal offences nor did he engage in any acts of anti-social behaviour.

The Appellant will state that he was not an organiser and merely hired out his equipment in good faith.

The Appellant did not commit any criminal offences. The Appellant did not engage in any anti-social behaviour.

(d) CARPET RIGHT 19TH JULY 2014

The Appellant denies organising or supplying equipment for the above event.

The Appellant never entered the premises Carpet Right. The Appellant will state that the true organisers were inside the premises and the police ought to be in possession of their details. This has never been disclosed to the Appellant.

The Appellant will state that none of his vehicles were inside the premises.

The Appellant notes from the Respondent's bundle there was no rave /event, no sound recording equipment inside the premises and therefore no rave was taking place.

The Appellant did not commit any criminal offences. The Appellant did not engage in any anti-social behaviour.

(e) ALMA ROAD - 24TH JULY 2014

The Appellant disputes the conversation with PC Edgoose regarding raves.

The Appellant will state that he did discuss with PC Edgoose his entertainment company and his dream of hosting a local festival at Pickets Lock for the benefit of the community. He will also say that he discussed other charitable events that he had participated in and events in the pipeline.

The Appellant will state that this date should be struck from the Respondent's bundle as there was no rave / Event. The Appellant did not supply any sound recording equipment.

The admission of this disputed conversation is extremely prejudicial to the Appellant. The Appellant finds it bizarre that he was not arrested for any criminal offences bearing in mind the manner of driving described. The Appellant will state that he did not engage in any antisocial behaviour on this date. The Appellant will also state that he was in his private motor vehicle.

(f) MILLMARSH LANE- 9th AUGUST 2014

The Appellant will state that he was invited to a private birthday party by one of the persons occupying the premises at Millmarsh Lane, and that they had been occupying these premises since before the 27/07/2014 which the police were aware off.

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The Appellant will state that there was a section 144 LAPSO notice displayed and the building was being treated as a home. The Appellant will state that he was an invited guest and not a trespasser.

The Appellant will state that there was no rave as the location was not open air and by virtue of him being invited by one of the occupiers who had established a section 144 LAPSO notice he was not a trespasser so the legal definition of a rave could not be made out.

The Appellant was a guest at the location and not an organiser. He attended the location in his private motor vehicle. He did not provide any audio or sound equipment.

The Appellant did not commit any criminal offences. The Appellant did not engage in any anti-social behaviour.

The second event at Millmarsh Lane on the 27/07/2014 the Appellant disputes that he was an organiser. He disputes that he was operating the gate as stated by police.

The Appellant will state that this was not an illegal rave but a private birthday party for a girl who lived there, that he attended as a guest and not as an organiser.

The Appellant did not commit any criminal offences. The Appellant did not engage in any anti-social behaviour.

(2) WHETHER THE APPLICANT CONTENDS THAT THE INVOLVEMENT HE ADMITS, WAS IN FACT WITHIN THE LAW, IF SO WHY

Please see above.

(3) WHETHER THE APPELLANT AGREES THAT ANY OF THE RAVES DID OR COULD HAVE CAUSED DISTRESS TO LOCAL RESIDENTS BY WAY OF NOISE OR MOVEMENT OF PERSONS PARTICIPATING IN RAVES

The Appellant can only comment on his own behaviour and he refers the court to the fact that he himself has not acted in an anti-social manner. He has not been arrested for any criminal offences.

The Appellant accepts that such events could cause noise nuisance but he is adamant that he did not organise or supply equipment for any of the events cited in the Respondent's application.

(4) WHETHER THE APPELLANT AGREES THAT A PREMISES LICENCE WAS REQUIRED FOR EACH RAVE

The Appellant will state that he believes that no licence was required for Millmarsh Lane as the premises were being occupied and treated as a home due to a section 144 LAPSO notice being displayed. The building was being used as a home and not as a commercial building.

The Appellant will also state that as the building was being occupied as a home then no licence was required for a private house party.

(5) WHETHER THE APPELLANT CONCEDES THAT FOR ANY OF THE RAVES IN WHICH HE WAS INVOLVED, WHETHERBY HELPING TO ARRANGE OR BY PROVIDING SOUND EQUIPMENT HE BELIEVED THE EVENT TO BE A LICENSED EVENT AND THEREFORE WAS AN INNOCENT SUPPLIER OF EQUIPMENT, AND IF SO FOR WHICH RAVE OR RAVES IN PARTICULAR.

The Appellant will state that he supplied equipment on one occasion only, in good faith to what he believed to be a private party. He did not attend the premises beforehand and therefore did not know the equipment would be used at a different place. The Appellant will state that his equipment was restored to him by police after they concluded he had no part in the event and had innocently hired out his equipment. The event the Appellant is referring to is Falcon Road.

The Appellant on no occasions cited in the Respondent's bundle hired out any sound equipment, audio equipment or organised any rave in the London Borough of Enfield on the dates cited in the original application.

PROPORTIONALITY:

The Appellant will state that the current ASBO was imposed by the District Judge after the police had failed to establish that the Appellant had engaged in any acts of anti-social behaviour.

The Appellant will also argue that the Respondent could not establish that the Appellant engaged in any illegal acts. The Appellant will state that the Respondent could not establish that any of the events cited came within the definition of an illegal rave as defined under section 63 of the CJPOA 1994.

The Appellant will state that the ASBO has significantly impacted his ability to run his Entertainment Company and also his future plans to hold an open air festival. The ASBO would significantly prevent his ability to apply for licences to run out-door festival events. No other entertainments company is subject to the same due diligence when hiring out equipment.

The Appellant will argue that the terms of the ASBO are too restrictive and the geographical restriction too broad, being that the ASBO was put in place for the whole of the UK. Also that the ASBO conditions have never been defined, and due to this does not know what he is allowed to do and what he is not, due to how broad the conditions have been set.

The Court did not take into consideration the fact that the Appellant was made subject an interim ASBO and the duration was not reduced accordingly.

The Appellant will argue that the court was wrong in principle in granting the original ASBO application as the Respondent made the original application based on the Applicant being involved in illegal raves. The Respondent did not establish this at the initial hearing and the District Judge erred in granting this ASBO.

The Appellant questions the facts of their being so many inconsistencies contained within the police statements, as can be recognized by so many irregularities that he knows that he has not committed nor has he had the right to challenge under the criminal justice acts.

The Appellant feels the need to defend his legal rights against such allegations of illegal statements and so many irregularities within the case put against him, made by police officers against himself the same as he would if the allegations were made by any member(s) off the public such as offences off (organizing illegal raves) In the understanding of civil and criminal law.

The Appellant 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 statuary legal rights.

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?

It has been noted and said by PC. Parcel that the Applicants is known for class A drugs and or supplying drugs this was proved not to be true as can be read in a copy of the magistrates court transcripts and that of the district judge agreeing to take no weight in such statements, why has this not yet been deducted?

The Appellant feels as if he is now left with not understanding, with what has been proven against him and what he needs to prove for his appeal. As the conditions he is prohibited from doing is all for illegal raves and illegal raves were not proven.

It is unjustified also that The Appellant's name has been slandered in the metropolitan police website, stating that he was given an ASBO for organizing illegal raves, when the case for the ASBO was not proven for organizing illegal raves.

The Appellant understands that it was proven, that he had acted in an Anti-social manner, to which if justice profiles he intends to prove his innocence at his appeal.

The Appellant address was put into the metropolitan police website stating that illegality had been proven in the case of illegal raves, which the prosecution rest there case upon. It has also been stated that The Appellant is well known for organizing illegal raves in Enfield and across London, to which he has never been arrested for any think of that nature or been found guilty off.

 http://content.met.police.uk/News/Man-given-a-five-year-ASBO/1400033211719/1257246745756

This has led him to having his life turned upside down. He has had his name put into all the local newspapers, stating that he has been found guilty for illegal raves when the judge clearly stated that no illegality had been proved.

- http://www.enfieldindependent.co.uk/news/13595919.Man given ASBO for organising ill-egal raves/
- http://www.redhillandreigatelife.co.uk/news/13595919.Man_given_ASBO_for_organising_il legal_raves/
- http://www.parikiaki.com/2015/08/enfield-man-given-5yr-asbo/
- http://www.enfieldtoday.co.uk/article.cfm?id=1653&headline=No%20more%20raving.....%20party%20organise r%20slapped%20with%20ASBO&searchyear=2015
- http://www.northlondon-today.co.uk/article.cfm?id=1653&headline=No%20more%20raving....%20party%20organise
 <a href="mailto:rewards-reward
- http://www.barnettoday.co.uk/article.cfm?id=1653&headline=No%20more%20raving....%20party%20organise r%20slapped%20with%20ASBO&searchyear=2015
- http://www.haringeytoday.co.uk/article.cfm?id=1653&headline=No%20more%20raving.....%20party%20organise r%20slapped%20with%20ASBO&searchyear=2015

This has led The Appellant health, to being effected in a negative manner. He was already ill before this case started due to other allegations made by members of the police, and what the police have done over many years, not only to The Appellant but his whole family, there has been many complaints put into the police, due to the way they treated and intimidate him and his family over many years, there is only so much a person can take and The Appellant has taken so much over the past 20 years from the police. He is not coping any longer and he thinks the police wanted this, they knew he had hopes with what he wanted to do with his life and the way the police could hurt him was by taking his dreams away, of ever doing anything that he had dreamed of doing.

The Appellant will state that he has attempted to engage in legitimate business activities and he has been spurned at all attempts by the Police.

The Appellant has designed a business plan, created a website, researched and developed a proposal for an open air licensed festival.

The Appellant feels that there is so many irregularities within the case bundle that this should be invested and feels without this being done he will not stand a fair trial.

RE: SIMON CORDELL V. THE COMMISSIONER OF POLICE OF THE METROPOLIS

APPEAL AGAINST THE IMPOSITION OF AN ASBO - 26[™] SEPTEMBER 2016 AT 10:00 AM

To whom it may concern

I am writing this letter due to concerns of non-disclosure: -

The reasons of concern are as follows:

- 1. Since the start of the Asbo dated 12th September 20141 have been explaining that the respondents application of an Asbo order should not rely quote "That a case should not rely solely on hearsay" as mine seems to do by police officer's with no witness present in court as I request to be, so that my barrister can question the truth of their statements and even further to the matter of witnesses I raise the concern of Most of the 999 intelligence calls being hearsay any case, reported by third party person and therefore does carry less weight in any sense.
- 2. I also want to show the true facts of the case as for I am the one who is suffering because of un true cut and paste facts that represent the basics of the respondent case and that singed evidence being amongst other fabricated statement such as police statements with different annually incident dates but numeric order URN numbers.
- 3. I understand that a lot of the matters that should be dealt with at court will be but only if the disclosure that the judge ordered is served in time for appeal.
- 4. I still urge 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 has ordered to happen it should.
- 5. The respondent should do so within the time duration as dated 01/09/2016 and agreed by the judge and then received with the correct response, as has not happened.
- 6. I have been awaiting the reply since 24/02/2016 from an ongoing civil application that is dated 13th August 2014 so to be able to have a fair trial up and till date.

- 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 paper work to my solicitors 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 firms office to see if any paper work had been served to be told no.
- 9. On the 8[™] 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 Guilchurst.

On receiving this letter, it raised the following concerns.

- 1. The paper work has not been served in time.
- 2. In a preliminary hearing so to 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 in 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 in two articles Six regarding mine and every person's rights to a speedy and fair trial, with issues of my concerns referring towards a multitude of my human rights being breached, because of the on goings in the ASBO proceedings that do draft clear corruption and fabricated evidence, with myself asking for the case to be investigated and the correct paper work to be served in accordance to my response to HHJ Pakared.
- 6. Yes, my instructions are clear I did not organise any illegal raves or provide any equipment with an intention of holding an illegal rave and surely did not cause any Anti-Social behaviour 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 where homeless at the time.

- 8. The legal technicality, to i.e. absence of trespass that does not prevent parties from being held in accordance of the law, I do agree may lead to a standalone anti-social behaviour order being granted if a person commits a public order offence, to which I did not cause as I was not organiser 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; A. understand the noise nuisance and distress to neighbours this can cause if the allegations were to be true and not fabricated by police as I can prove. I was not the organiser 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. So, 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 cannot be used by law in a building; such as it has within my case as for sure section 63 requires key elements, one being of the nature that "tress pass must have taken place in private Air" as clearly is not the situations in None of the incidents that I have been found guilty of and now the conditions being imposed upon my statue.
- 3. I proved that I was not the organiser to the events as I was not.
- 4. That I never took part in any anti-social behaviour or intended or encouraged any other person to neither.
- 5. Anti-social behaviour was not clearly caused as a result of the Progress Way by myself or my actions as I was only a visitor who never cased any offence.

I feel any legal professional should have the truth and my best interest at heart

and if any person Knows a police officer to be caught for being corrupt for the evidence that they have supported so that a human being faced a wrongful convection of any sort that they should encourage them to stand up for what is correct and right.

The response I made was already served on the 22/02/2016 and the Judge ask for the respondent to answer them questions by the 01/02/2016 and the respondent refuse to do so.

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I do insist for the challenges to be answered as it is my life that has been tarnished for wrongful civil proceedings.

I feel that the meeting with my barrister has been left to the last minute to no fault of my own I have been requesting this to be accomplished in a multitude of emails well in advance to the date that has now been made a few days before appeal.

I do not see how the case will not get re listed due to lack of late disclosure to be quite frank due to no fault of my own but still at my life's expense.

I do not feel that it is right or fair that I am being encouraged to go to appeal and my requests to the respondent not being replied to in time, that I believe will prove my innocents and will also clearly draft out the police corruption and wrongful conditions that I know have been imposed on myself.

All Legal professionals should work 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?

I do also understand and take note from the respondent's bundle that all resident parties contained within, were held on single occasions and in places of residence and where not held as a running commercial business by the occupiers or by myself to my knowledge. This has leaded me to 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 was 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 to any of the accused locations; neither was I the hirer of equipment and surely not the organiser.

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 an 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 & other Human Right

that have been breached by being pro-claimed under wrongful civil proceedings, as I have now suffered to a multitude of incorrect procedures, legalisation and wrongful claims that I have occurred, for instance I have no previous nurtured offences of a similar sort as required by law when applying a standalone Asbo on a person's statue, as I do feel I should have. Also, the case has made me feel that I have not 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.

I also have the listed concerns of: -

- 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 defended myself.
- 2. I am therefore not happy with the issues of police corruption not being addressed, by all legal persons, as I know I cannot stand a fair trial or appeal without them issues being rectified first.
- 3. I have suffered since 2014 for conditions that have been wrongful imposed upon myself and still awaiting an appeal.
- 1.1 Me and my acting solicitor drafted a letter requesting the respondent to remove any CADS that have been placed in the Asbo bundle, as I understand that the cads are already inputted incorrectly, leading to the further understanding that I could not have and did not commit the alleged offices that I have been accused of as a fast majority of the other CADS contained within the application are incorrect and them cads do have some blocked out context; such as the Att Locations that are redacted and the intelligence reports grid references 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.
- 1.1.1 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, so for all to be able to see the truth.
- 1.1.2 I do believe when all CADS do get retracted and un blocked then that will help any barrister and put them in a better position to defend me, so for all Cads and pages in the Asbo application being served in an un edited format and

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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 wrongful claims of myself holding indoor house parties without tress pass taking place and no truth or evidence of myself causing anti-social behaviour.
- 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 present against myself.
- 2.6. There is also the matter being of; all incident 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 that he made that are contained in a copy of the magistrates court transcripts on the day of trial, which does quote him saying that: 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.

I also request the incorrect statement regarding that I am knowing for class A drugs to be removed as it is also incorrect.

Kind regards Simon Cordell

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Your Honour

As you were made aware at the mention hearing on the 22/09/2016 there is inaccurate data being held in my sons Simon Cordell PNC record, there are also errors in police officer's statements regarding my character within the Respondent case.

I was very concerned that a court has once again been able to see this inaccurate information and when made aware of the errors did nothing to rectify them.

I called a helpline on the 23/09/2016 and explained about the inconsistencies on my PNC and the errors in the police officers statements I was informed the ICO could address this matter while the case was still being heard and was told to put a form of concern into the ICO. I have now done this and believe you needed to be made aware.

I believe my son's reputation has been diminished in this court and previously in the magistrate's court and am under the assumption this is a beach of my son's human rights, am I correct in my assumption?

My son when this case started was refused legal aid; this was overturned by a judge sitting at the lower court due to these facts. The importance of what is at stake, the complexity of the case, the capacity to represent himself effectively. On the 21/09/2016 when you removed my son's solicitor from record the protection above was removed, you are aware my son cannot read and write effectively to deal with this trial.

At this stage I would also like to draw your attention to your letter that was dated 22/02/2016 and section 4

"4/ The Court will not and does not accede to any application for the Appellants Solicitors 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. 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"

On dismissing the solicitors who was acting for my son and not allowing them to be replaced I believe his rights to a fair trial were removed at this stage.

Guide on Article 6 of the European Convention on Human Rights

Effectiveness of the legal aid granted:

- 66. The State is not accountable for the actions of an officially appointed lawyer. It follows from the independence of the legal profession from the State (Staroszczyk v. Poland, § 133), that the conduct of the defence is essentially a matter between the defendant and his counsel, whether counsel is appointed under a legal aid scheme or is privately financed. The conduct of the defence as such cannot, other than in special circumstances, incur the State's liability under the Convention (Tuzinski v. Poland (dec.)).
- 67. However, assigning a lawyer to represent a party does not in itself guarantee effective assistance (Sialkowska v. Poland, §§ 110 and 116). The lawyer appointed for legal aid purposes may be prevented for a protracted period from acting or may shirk his duties. If they are notified of the situation, the competent national authorities must replace him; should they fail to do so, the litigant would be deprived of effective assistance in practice despite the provision of free legal aid (Bertuzzf v. France, § 30).
- 68. It is above all the responsibility of the State to ensure the requisite balance between the effective enjoyment of access to justice on the one hand and the independence of the legal profession on the other. The Court has clearly stressed that any refusal by a legal aid lawyer to act must meet certain quality requirements. Those requirements will not be met where the shortcomings in the legal aid system deprive individuals of the "practical and effective" access to a court to which they are entitled (Staroszczyk v. Poland, § 135; Sialkowska v. Poland,

§ 114 - violation).

I am no lawyer myself and I am trying to go through the human rights act which is a very long document and extremely difficult to understand.

You were also aware my son and I have been working from older bundles and ordered the solicitors who were acting for my son before they were removed from record on the 21/09/2016 by your honour to pass the correct bundles to us. Upon seeing these bundles, it has come to light that there are statements we have never seen before this date and never have seen them before the trial of the lower court. I am not sure if these statements have been added after the last trial when the appeal was applied for or if my son's last solicitor has had these statements and they were not given to us. I do know they are dated before the last trial took place. How was my son ever meant to have a fair trial without having and seeing all the documents within the case against him?

Upon also looking at my son's own bundle the barristers were using for this Appeal there were many documents missing from this bundle that I have had to take time to update this bundle to the correct version with all statements included as there were no statements in there and other documents, it was not even indexed, How was the barrister even meant to have dealt with this Appeal with so many documents missing.

The police have targeted my son and family for many years mostly being Simon Cordell, and I believe they have pursued a malicious prosecution against him also trying to include his brother's name in this case, this can be proven.

The Magistrates court hearsay rules 1999 do not apply to the crown court.

The defence do 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 call 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.

Burden of proof and standard of proof are set high in this appeal case and you must find to be satisfied beyond reasonable doubt that the respondent case can be proven to the criminal standard in every aspect of the prosecution.

I do not feel the Respondent application bundles could ever prove beyond reasonable doubt that the Appellant my son was concerned in the organisation of illegal raves / provided sound equipment for illegal raves.

The Appellant my son and I is still not even sure what he is meant to be defending in this case and this has been asked many times for this to be explained. Even the Respondent skeleton argument bundle has had the word illegal removed from it case, but the definition of the word rave does make this illegal and this can clearly be seen from the Respondent original application bundle.

The inaccurate data that is within the Respondent original application namely my son's PNC and statements of police which is relied on in the Respondent original application bundle, the large concern that the Respondent has refused to unedited the CAD's and intelligence reports they rely on in their original application bundle, why there was a need to update original intelligence reports, why no CAD reports was included for the 6th June 2014 in the original application, why there are so many missing CAD's, why the police refuse to admit in the lower court that CAD's they had in their original application bundle clearly relates to an illegal rave in Crown Road and CAD's from that have been placed in the Respondent original application bundle. (Please see freedom of information request to Enfield council in the Appellants bundle page 274 to 284 which clearly shows this) why they refuse to disclose information held on the police public order unit Scotland Yard systems and why Steven Elsmore did not ask DS Val Tanner from the police public order unit in Scotland Yard to write a statement after he spoke to her

why Steven Elsmore deleted emails that was sent to DS Val Tanner and received from DS Yal Tanner and he only felt the need to do an updated statement dated 26/06/2015 in regards to this what did he ask DS Val Tanner and what was he told?

Why a statement was never asked from, from DS Chapman of the public order unit Scotland Yard who when he spoke to Miss Lorraine Cordell on the phone checked their system and told Miss Lorraine Cordell that Mr Simon Cordell name was only listed on their systems once and that was the day he was arrested on the 19th July 2014, so how Steve Elsmore can put in his updated statement that the public Order Unit hold no information about Mr Simon Cordell and Enfield is beyond me.

Why there are no pocket books of any police officers in the Respondent original application bundle.

Why the Respondent original application that we collected on the 23/09/2016 from the solicitor's officer that was served by the Respondent in January 2016 to the court and the solicitors office, that we kept asking for from the solicitors and never got, has updated statements we have never seen dating back before the trial in the lower court.

In a letter you wrote on the 22/02/2016 you asked the Respondent in section 5 (Please see below) this has never been done and we have never received this information by the Respondent.

"51 The Respondent is to serve by the 4th April 2016 a hearsay notice identifying by reference to pages of Bundle R what hearsay it wishes to rely on and why it should be admitted in evidence"

The abuse of process is a great concern in regarding the Appellant's right to a fair trial. The evidences brought against the Appellant are not credible enough to prove the Respondent's application beyond reasonable doubt

Prosecution's failure to prove the Respondent's application will entitle him an acquittal from Respondent's application.

At this stage I ask Your Honour to discharge acquit this Appeal case for an anti-social behaviour order (ASBO) in favour of the Appellant Mr Simon Cordell, and if this cannot be done the case be adjourned until matters in this letter are addressed and the Appellant Mr Simon Cordell can have a fair trial, but the conditions he is on for this ASBO removed.

Yours	Sincerely

Miss Lorraine Cordell

Address: 109 Burncroft Avenue

Enfield London

EN3 7JQ

To whom it may concern

Issues of concern:

Local Authorities and Metropolitan Police Consultation that was in Regards to the Applicant

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.

Dated: 14/10/2016

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;

- 1. Mediation: -
- 2. Verbal and written warnings from the relevant authorities including Police: -
- 3. Support Packages: -
- 4. Diversionary schemes and activities: -
- 5. Rehabilitation programs: -
- **6.** 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 right's. The Antisocial Behaviour Order (ASBO) that was granted in the lower court upon the applicant is wrongly executed for the whole of the UK.

Section 63 of the Criminal Justice (Raves) Bill and related Act: -

The Criminal Justice and Public Order Act 1994 is an amendment to the Rayes Bill and states the following: -

Section 63 Powers to remove persons attending or preparing for a rave.

(1) This section applies to a gathering on land in the open air of 20 or more persons (whether or not trespassers) at which amplified music is played during the night (with or without intermissions) and is such as, by reason of

its loudness and duration and the time at which it is played, is likely to cause serious distress to the inhabitants of the locality; and for this purpose: -

- (a) Such a gathering continues during intermissions in the music and, where the gathering extends over several days, throughout the period during which amplified music is played at night (with or without intermissions); and
- (b) "Music" includes sounds wholly or predominantly characterised by the emission of a succession of repetitive beats.
- (1A) this section also applies to a gathering if: -
- (a) It is a gathering on land of 20 or more persons who are trespassing on the land; and
- (b) It would be a gathering of a kind mentioned in subsection (1) above if it took place on land in the open air.

In Reference to Section 63: -

As noted in the highlighted copy of a Section 63 above and then in reference to take the correct notes about the fundamental basics of the building blocks of the Antisocial Behaviour Order (ASBO) application that has now been brought against the Appellant, will in fact reveal that all incidents that are sighted within the case bundle are of incidents when a person(s) personal living quarters, was or is contained in a building otherwise known as a place of residence, this key element mentioned and noted does play a vital factor in the on goings of the case at present, as for sure trespass must be present for a gathering to amerce in a building this must also be inclusive of 20 or more persons, so for any officer or official person(s) to be confident of there evidence supporting the incident's in question, so for them incidents to constitutes to the word rave.

Within the respondent's bundle, that is representing an Antisocial Behaviour Order (ASBO) order, no police officers chose to follow the true lines of investigation that is needed to fulfil the key elements to obtain such an act, against the Appellants statue of liberties when using section 63 of the criminal and justice act 1994 and therefore the word rave cannot and should not be met to the criminal standards needed to obtain a Proven verdict.

The investigating police officers had ample opportunity to achieve such goals, but never did and therefore it must be agreed to the quoted, this case does not meet the criteria for the incidents accused within its context and supported evidence.

This clearly leads to the Fraud Act 2006 by abuse of position: -

- (1) A person is in breach of this section if he—
- (a) Occupies a position, in which he is expected to safeguard, or not to act against, the financial interests of another person,
- (b) Dishonestly abuses that position, and
- (c) Intends, by means of the abuse of that position—
- (I) To make a gain for himself or another, or
- (ii) To cause loss to another or to expose another to a risk of loss.
- (2) A person may be regarded as having abused his position even though his conduct consisted of an omission rather than an act.

Issue of the Word "Illegal being Used: -

The second issue is the terminology regarding the word "illegal" the word Illegal also raises concerns of issues relating towards what the respondent's case has been brought in motion for, all of the accused incidents that the respondent has alleged I took an organisation (role / or supplied equipment in, do in fact relate to the entertainment industry, what is governed under the licensing act 2003.

As previously stated in this letter of concern, all incidents sighted in the Antisocial Behaviour Order (ASBO) application do in fact relate to indoor private events and trespass has not been investigated under any police

officer's codes of conduct, neither does the CPS challenge or dispute this fact, so there is no argument to the issue of illegality under the trespass grounds.

This only leaves the licensing act 2003 having to be found in breach to prove the word illegal in the entertainment industry when a police officer is in pursuit of a case relating to the investigation of the organisation of illegal raves, as the respondent and officers have pro-claimed it to be.

When reading a copy of the licensing act 2003 as amended on the 7th January 2013 for the processes of creation of an investigation or defence towards a persons rights, any person doing so will have to take note to appendix four of that Act, which clearly states it is not illegal to provide any entertainment within a back garden or place of residence, in fact the only clause relating to in private air is that no person shall have the right to charge for money with a few of making a profit and if a profit is made without true intention then the licensing act 2003 has no breach, with this full and whole understanding I believe that any person will agree that the respondent does not have the right to base there case on the fact of organising an illegal rave as no illegal concept has been adduced to be proven.

Issue's of the Word "Illegal being Used: -

As a third concern regarding the issue of the word "illegal being used does also make me take reference to the following:

From the early stages of the application the Appellant felt the need to defend his legal right's, as any other member of united kingdom and associated treaties should also do, this being said to be leading towards the wrongful accusations against any illegal allegations off criminal nature that any person(s) find themselves in defence towards, that any person(s) know they have not committed, neither am I in the wrong for just simply not understanding the crime I am being accused of but still playing a role in such criminal activities in turn as a figure of speech being blind towards my own actions and there consequences, such as the incident that have clearly been contained within the Antisocial Behaviour Order (ASBO) application.

I know it would be morally wrong for me not to stand up and quire this matter myself as for I know the true facts, as I know this case should not be sitting in its civil capacity, when it clearly states an offence of an illegal natured concept this is a breach of a multitude of my human rights and should be managed under criminal legalisation and regulations in a criminal court, especially with out no previous history of similar natured offences being present and this is also inclusive of no pre remand warnings ever being issued. In the understanding of civil and criminal law, 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, in pursuit from the police reforms act 1964, by way of a victim or witness making a report to police and then for members of the police to be allocated the incident in hand so for them to be able to start any needed investigations, this does also depend on the matter of relevance to the initial report and will be risk assessed and graded apriority to the listing to the resources available at the time.

The investigations may lead to an arrest what will lead the detainee to his or her statuary 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 collaboration 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 person's 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.

An issue I raise is my case seems to sit in it civil capacity at court with none of the above regulations and my rights being carried out with accordance of the United Kingdom laws; as it clearly is stated as an illegal offence, I ask please can any person explain this to me? As I have no previous convictions of similar nature offence, neither was the Antisocial Behaviour Order (ASBO) application a CBO, Antisocial Behaviour Order (ASBO) on conviction, it is in fact a stand alone Antisocial Behaviour Order (ASBO) and the legal guidance is for the application not to be based upon criminal natured activities.

Before I continue with the principles of the respondent's case which has been educed with the title of "the organisation of illegal raves, so to highlight the true aspects of the legal definition needed to be met in reference

towards "the role need to be proved to the criminal standards so for a judge to impose a Proven verdict in relation to organising"

National Standards Incident Recording Regulations: -

I would first like any reader to have a full understanding of the knowledge needed to be addressed at this point of this complaint in reference to the "NSIR" what is the national standards incident recording regulations that are governed under the Regulation of Investigatory Powers Act 2000.

The NSIR does quote the following, when any state official is recording police information them procedures must comply in accordance with the national standards incident recording polices and them person(s) are to:

- Ensure that all police information is held in accordance with the law
- Support all correct decisions that are made through the intelligence process with utmost respect for "Vision and Purpose Statements for Crime Recording (NCRS & HOCR)" what are in respect to the Home Office Counting Rules for Recorded Crime.
- Provide a fair an auditable decision-making process.
- Corroborate all related and interlinked information.
- Allow all information to be shared in compliance with the data protection Act 1998 and Regulation of Investigatory Powers Act 2000.

Policing Values:

The College of Policing "Code of Ethics" set out nine explicit values that are intended to ensure standards of professional behaviour for both police officers and police staff:

1.	2.	3.	4.	5.
Due responsibility with issues of Openness 6.	Due responsibility with issues of Integrity 7.	Due responsibility with issues of Accountability 8.	Due responsibility with issues of Respect 9.	Due responsibility with issues of Leadership
Due responsibility with issues of Fairness	Due responsibility with issues of Selflessness	Due responsibility with issues of Objectivity	Due responsibility with issues of Honesty	

CPS REVIEWING OF CASE FILES: -

Duty Prosecutors must apply the Code for Crown Prosecutors when reviewing any case received from the police, and continue to do so during the life of a case, to be satisfied that there is sufficient evidence to provide a realistic prospect of conviction against each defendant for each offence and that it is in the public interest to proceed.

Crown Prosecutors must also consider any human rights issues that arise.

The Joint Performance Standards: -

Standard 1 – Police will undertake an effective, early investigation to reduce use of pre-charge bail: -

Standard 2 – Police will obtain 'key evidence' before referral to a prosecutor for a charging decision: -

Standard 3 – Police will themselves charge or NFA cases in accordance with the DPP's Guidance on Charging:

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Standard 4 – CPS will provide an immediately accessible service for the telephone referral of cases: -

Standard 5 – CPS will ensure early face-to-face consultations are provided for serious, sensitive and complex cases: -

Standard 6 – CPS will ensure that charging decisions are consistent and in accordance with the Code for Crown Prosecutors and appropriate legal and policy guidance.

Police Personal Conduct: -

These values underpin all policing functions and in respect of police personal conduct and require all person(s) working for the police service to "behave in a manner, whether on or off duty, which does not bring discredit on the police service or undermine public confidence in policing" (See Standard 9 – Conduct). The Code explicitly states that complying with the National Crime Recording Standard (NCRS), which is the central rules from the Home Office that do comply with the Counting Rules for Recorded Crime (HOCR), is an example of meeting the standards.

Regards to NSIR Standards: -

With further regards to NSIR standards that do define any communication from any person to be otherwise known as a "CFS a caller for services" a CFS is any person(s) by whatever means of contact, about a matter that comes to police attention and which is required by the NSIR to be recorded. There are a number of minimum data standards to be complied with when recording information on an incident record:

- An incident unique reference number (URN)
- The time and date the report was received.
- The method of reporting.
- A clear and accurate time and date the report was recorded.
- Details of the person making the report (name, address and telephone number)
- Sufficient information to describe the location and nature of the report.
- The opening and closing category.
- Also, the Time and date of initial and closing classification.

Contained within the respondent Antisocial Behaviour Order (ASBO) application I take a problem with there being no URN numbers to a vast amount of the official documents contained within the respondent's bundle.

The Prosecution Team Manual of Guidance For the preparation, processing and submission of prosecution files 2011 (Incorporating National File Standard 2015) also states the importance to case files URN numbers and continues to quote the following: -

UNIQUE REFERENCE NUMBER ("URN")

1.3.1

A URN must be allocated to a case file at the earliest opportunity to allow tracking and monitoring of the case where possible. This process should start at the CPS pre-charge advice stage where the URN will be recorded on the MG3/3A.

1.3.2

When completing a case file, the URN must be entered on all MG forms. The endorsement of the URN on each page of each form ensures that if material becomes separated from the file, it can be easily identified and maintains continuity.

1.3.4

Allocating a URN for case files involving multiple offences and/or offenders will need to be closely monitored to avoid duplication. Specific guidance on when and how these case files should be numbered is contained at 2.4 of Section 2. This includes obtaining guidance from the CPS regarding the splitting or merging of case files.

2.4.2

General Principles Charges for any offences may be included in the same file with the same Unique Reference Number (URN) if those charges:

- (i) Are founded on the same facts, or: -
- (ii) Form, or are a part of a series of, offences of the same or a similar character. As a result, case files containing charges which are not linked in either of the ways mentioned above will need to be split into separate files, each with a different URN.

Organisation: -

In dispute to the Organisation role in the respondent's pursuit for a convection for organising illegal raves, the applicant has not adduced no evidence in support of such a claim, I submitted a plea of innocents as for sure I know that I am innocent and because of that reason, there is no truthful evidence relating to the wrongful accusations that I find my self defending my character towards, this case leaves me every day of my life knowing that I never organised any event sighted in the respondent bundle leaving me suffering the consequences and if the allegations were true I believe the police intelligence would be able to prove some of the following as they have not got the following:

- No evidence of flyers,
- No evidence of breaches of the licensing act.
- No evidence of promotion on Social Networking Sites
- No evidence of Sound equipment sited within the Antisocial Behaviour Order (ASBO) event dates being used for private reasons, neither seized under self commercial gain.
- No evidence of Video footage proving any origination or delegation roles.
- No evidence of forensics.
- No evidence of trespass.
- No evidence of Voice recordings.
- No evidence of a past duration of time, relating to any arrest of my person of a similar natured offence.
- No evidence of and therefore a complete absinth of first hand oral evidence of victims.
- This complete absinth also includes no police PNB note books, for all dates wrongfully accused and sited within the Antisocial Behaviour Order (ASBO) application.
- Not to forget the complete disappearance of all CAD related emergency 999 / 101 calls, that I am in pursuit of disclosure towards, that do relate to the audio voice recordings that have been said to have been destroyed by police, them emergency 999 / 101 call voice recordings are governed by United Kingdom and continental legalisation and Standard Functional Specifications for Law Enforcement Computer Aided Dispatch (CAD) Systems standards protected by communication standard operating procedures "SOP" and in all incidents should not be destroyed when they are part of an ongoing trial or appeal and this is to include, the commence of a Proven verdict otherwise known as a convection as them files should remain intact for up to 50 years after.

Hearsay I challenge the following points of concern: -

The respondent when seeking pursuit of the Asbo application that was applied at the lower court in conjunction to their powers, so for the respondent to educe an application notice of (Hearsay Evidence under Civil Proceeding) Rule 1999.

The applicant took dispute to the legal factors of such a hearsay notice and declined the application.

The reason for the dispute was and is that the respondent is relying on the whole presedent of their case solely being based on hearsay evidence, with no substance of first hand evidence and a complete disappearance of civil person(s) under oath supplying oral evidence, in turn no VPS witness, this does also include any other support of key materials that would aid in any convection as evidence.

The notice to rely solely on hearsay was put before the judge on the 11/09/2014 and 30/10/2014 to Highbury Corner Magistrates Court this was challenged but was allowed by the judge sitting at the lower court. How can anyone stand a fair trial when no witnesses can be called? And all of the civil witness statements, not being signed by the witness themselves.

Hearsay applications under the Magistrates Courts (Hearsay Evidence in Civil Proceeding) Rule 1999 to reply solely on hearsay within the Antisocial Behaviour Order (ASBO) application have been put in on the 23/02/2016, 17/08/2016 to Wood Green Crown Court for the appeal hearing, this was challenged, this also has been allowed by the Judge hearing the appeal case. How can anyone stand a fair trial when no witnesses can be called?

- 1. The truthiness and accuracy of the witness statements that are contained in the format of an MG11 witness statement form
- 2. Also, the capacity the court sits in as for the Antisocial Behaviour Order (ASBO) proceeding sit in their civil capacity, but the respondent's application states an offence of a criminal nature such as the organisation of illegal rave, so for any person to understand what rules the case should really be imposed to so that the Appellant could stand a legal and justified fair trail cannot clearly be established, this is for the reasons as listed below.: -

Magistrates and Crown Courts have different regulations when the court houses are sitting in a true and fair civil capacity when at trial and appeal.

A criminal case as the respondent application clearly states it is, has a different views towards the rules of hearsay, than a civil case does and requires a section 9 or 10 to be educed into the case proceedings, if the section 9 or 10 requirements are not agreed by the Judge, or challenged by any applicant, due to a witness not given oral evidence in court, then the context of there statement holds less weight and may not be read out in court verbally aloud that is to say on its own, by any members of the prosecution and in turn becomes inadmissible in criminal cases, but under civil proceeding were there is no criminal element, then them hearsay rule do not comply and the Civil Evidence Act 1995 will in fact apply, in any ongoing proceedings that are in pursuit of an Anti-social Behaviour Order, the Civil Evidence Act 1995 rules should come into force and will allow the admissibility of hearsay without an exception other than a hearsay notice, because of the clear difference that is allowed in the proceeding of criminal and civil law relating to hearsay and the respondent's case being of a mixture of both laws, this leads me to the understanding that I could not stand, what must be a speedy and fair trial in respect to, The Universal Declaration of Human Rights (UDHR) 1948, the Human Rights Act 1998 (the Act or the HRA) and the European Convention on Human Rights (ECHR) 1953.

MG5: Police report

MG5 – CASE SUMMARY GUIDANCE NOTES

Any person being accused of an offence under the criminal justice public order act 1994 should be arrested and an mg5 case summery form should be filled out in accordance to code A of the pace codes of conduct.

The prosecutor, defence and court will then need to be informed about what happened when the defendant was interviewed and the guidance contained in the header to section 2 of the MG5 should be followed.

Where the suspect refuses to answer certain questions or to answer satisfactorily, after due warning, a court or jury may draw such inferences as appear proper under the Criminal Justice and Public Order Act 1994 sections 36 and 37.

In such circumstances section 2 on the MG5 should record that a no comment interview took place, special warnings were given (as set out in a - e below) and also record the questions that were asked following the warning. The exact words used should be recorded rather than paraphrasing.

For an inference to be drawn the suspect must be told, in ordinary language:

- a) What offence is being investigated?
- **b)** What fact they are being asked to account for;
- c) This fact may be due to them taking part in the commission of the offence;
- d) A court may draw a proper inference if they fail or refuse to account for this fact;
- e) A record is being made of the interview and it may be given in evidence if they are brought to trial.

Orders on Conviction: -

An order comes into effect on the day it is made.

Will be of a CBO nature the provisions relating to the CBO are in Part 2 of the Anti-Social Behaviour, Crime and Policing Act 2014 (the "Act"). The provisions come into force on 20 October 2014.

The dates of the on goings of the Antisocial Behaviour Order (ASBO) proceedings are listed below: -

12/09/2014	A bundle is said too have been served by police on the Appellant at 109 Burncroft Avenue, to which he disputes. This Bundle is said to be for the Antisocial Behaviour Order (ASBO) Case, a letter of complaint was made and served to the police in regards to not being served with the full true details and the bundle still remains in Edmonton police stations lost property the receipt is in my mother's name as she found it out side my front door.
06/10/2014	The Appellant 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 due to my solicitors not having time to go over the case papers as legal aid was not granted at this point. The CPS and police were not happy about this. Hearing was put off until the 22/10/2014
22/10/2014	22/10/2014 Interim hearing could not go ahead due to Andy Locke Acting Barrister had a flood at his home address. CPS and Police were not happy about this and wanted it to go ahead. Judge told them it is not down to the Appellant he has attended court and rightfully he should have a barrister. Interim hearing was put off until the 05/11/2014

As can be seen from the details above the Antisocial Behaviour Order (ASBO) was not put before a Judge until the 22/10/2014 due to no fault of the Appellant and should still fall within the commence date of the CBO being legal jurisdiction.

Where an order on conviction is sought, police must supply sufficient details to the Prosecutor to justify application for the order sought and any documentation must be attached to the file. Such orders include:

- An exclusion order, such as being banned from licensed premises or sporting grounds.
- Anti-Social Behaviour Order.
- Protection from Harassment Act restraining order.
- Compensation order may be made on conviction, where there has been some personal injury, loss or damage to any person, for the offence charged or taken into consideration.

Courts often award compensation at the first hearing so it is important that, where known, an estimate of the cost of loss or damage is included on the MG5 form. Additionally, full details of any victim likely to be awarded compensation should be shown on an MG6 form.

Issues with the Independent Members of the Public's Witness Statements: -

I continue to raise even larger concerns of issue with regards towards the Independent members of the public's witness statements, not being signed by the witness them self but by active police officers on duty. I am also further concerned and raise issue with there being no statement of truth attached to all of the mg11 witness statement forms, both issues are a criminal offence of the Fraud Act 2006 as follows: -

- 1. Frauc
- (1) A person is guilty of fraud if he is in breach of any of the sections listed in subsection
- (2) (Which provide for different ways of committing the offence).
- (2) The sections are: -
- (a) Section 2 (fraud by false representation): -
- **(b)** Section 3 (fraud by failing to disclose information), and: -
- (c) Section 4 (fraud by abuse of position).
- (3) A person who is guilty of fraud is liable: -

- (a) on summary conviction, to imprisonment for a term not exceeding 12 months or to a fine not exceeding the statutory maximum (or to both);
- (b) On conviction on indictment, to imprisonment for a term not exceeding 10 years or to a fine (or to both).

All MG Forms are Managed under Guidance From: -

All mg forms are managed under guidance from the home office, so for the evidential and authenticity standards to be complied with, so for all associated tools required to create, transport and store a Digital Witness Statement (DWS) is completed with sufficient evidential authenticity and integrity.

The Key Requirements of Digital Witness Statements are: -

- 1. The witness must be fully aware of the implications of signing.
- 2. The mechanism for proving a document must be agreed by the National Prosecution Team.
- **3.** Where vector representations of signatures are used, these shall use open standards and must also include a simple image of the signature.

Criminal Procedure and Investigations Act 1996, places a duty on investigators to pursue all reasonable lines of enquiry and to record and retain all relevant material.

Supervisors must check that the file complies with the National File Standard content as per the Director's Guidance.

All cases charged by police will be notified to the CPS through an amended MG5, to be known as the 'Police Report'. It is crucial that the content of the MG5, including the case and interview summaries, are objective, fair and balanced and are of the highest quality. This is because all the stakeholders (e.g. prosecutors, court and defence) rely upon its contents. A poor quality MG5 is likely to lead to wasted time, increased costs and delayed proceedings. In all cases the supervisor must complete the 'Supervisor's Certification'. This certifies that the information in parts 1 to 7 of the Police Report is an accurate summary of the available evidence in the case. It also ensures that the file has been built to the required standard. If it has not been possible to obtain all necessary information to ensure the file has reached the required standard, an MG6 must be completed to indicate why and when missing information/evidence will be available.

The MG6 should also record the information necessary for common law disclosure in accordance with R v DPP, ex parte LEE. It should also take account of all reasonable lines of enquiry and confirm that relevant agreed targets for the capture/submission of evidence have been identified correctly.

R v DPP, ex parte LEE (1999) 2 Cr App. R 304, DC 2.2.11

Following the decision in LEE, the prosecutor should consider disclosing the following, at pre-committal stage, in the interests of justice:

- (i) Previous convictions of the victim, or any material that might assist an application for bail;
- (ii) Anything that may assist the defence to argue that there should be no committal at all, or committal on a lesser charge;
- (iii) Anything that may assist an argument for abuse of process;
- (iv) Information that may assist the defence to prepare for trial where delay may affect such preparation (i.e. witnesses police officers have spoken to that they do not intend to rely upon).
- (v) This information is not always going to be disclosed to the defence since Justice Kennedy said this would depend very much on what the defendant chose to reveal about the nature of his case.

These are only examples and must not be construed as a definitive list of categories.

In all cases the prosecutor must consider disclosing in the interests of justice any material that is relevant to sentence (e.g. information that might mitigate the seriousness of the offence or assist the accused to lay blame in whole or in part upon a co-accused or another person).

There are Three Types of Witness Statement: -

Narrative statements: -

• Made by the people who have played a part in the event at issue?

Production statements: -

- made by people who are employees, who have access to computer systems or documents, but: -
- Cannot testify as to how the information was entered on to the systems, as it may have been done by other people in the organisation.

Statements by expert witnesses:

• Include analysis and comment and can include personal opinion within their professional remit.

What is a VPS Witness Statement?

This is a statement made by the victim of a criminal offence. It is recorded on form MG11 and the content relates to the effect the offence has on them.

The Purpose of VPS forms are: -

These statements provide the victim with an opportunity to state how the offence has affected them:

- Physically
- Emotionally
- Psychologically
- financially, or
- in any other way victim an opportunity to say if they require further support, or wish to claim compensation.
- To provide the Home Office and the courts with information on these matters and allow them to take an account of the consequences of the offence on the victim. These statements are voluntary and are separate to other statements. They are disclosed to the defence.

Victim Personal Statements: -

When a VPS is used in court the VPS is put before the court after conviction in the sentencing bundle. (Impact Statement)

If a police officer takes a witness statement in England, Wales or Northern Ireland, they must record it on an MG11 form.

All investigating police officer's must keep the original copies of all witness statements in the case file and send copies to the Crown Prosecution Service.

Before a witness signs a witness statement the investigating police officer's must always explain to whom ever is filling out the form: the perjury clause before they make the statement.

- A statement taken in this form meets the legal requirements, and so they may not have needed to attend court:
- But you must make it clear the Home Office cannot guarantee they will not have to attend the court because the court and the defendant have the right to call any witness to attend and give oral evidence.

When any police officer questions the witness they must make sure of the following: ask all relevant questions to satisfy their duty under the Criminal Procedure and Investigations Act 1996, so to be able to pursue all reasonable lines of enquiry whether they point towards or away from the suspect.

The Antisocial Behaviour Order (ASBO) Witness Statements Do Not Contain Signature of Truth: -

PRACTICE DIRECTION 22 - STATEMENTS OF TRUTH

Documents to be verified by a Statement of Truth are: -

1.1

Rule 22.1(1) set's out the documents which must be verified by a statement of truth. The documents include: -

- (1) A statement of case,
- (2) A response complying with an order under rule 18.1 to provide further information,
- (3) A witness statement.

1.2

If an applicant wishes to rely on matters set out in his application notice as evidence, the application notice must be verified by a statement of truth.

1.5

The statement of truth may be contained in the document it verifies or it may be in a separate document served subsequently, in which case it must identify the document to which it relates.

Form of the Statement of Truth: -

2.1

The form of the statement of truth verifying a statement of case, a response, an application notice or a notice of objections should be as follows:

'[I believe] [the (claimant or as may be) believes] that the facts stated in this [name document being verified] are true.'

2.2

The form of the statement of truth verifying a witness statement should be as follows:

'I believe that the facts stated in this witness statement are true.'

2.3

Where the statement of truth is contained in a separate document, the document containing the statement of truth must be headed with the title of the proceedings and the claim number. The document being verified should be identified in the statement of truth as follows:

- (3) Statement of case: 'the [defence or as may be] served on the [name of party] on [date]',
- (4) Application notice: 'the application notice issued on [date] for [set out the remedy sought]',
- (5) Witness statement: 'the witness statement filed on [date] or served on [party] on [date]'.

Who may Sign the Statement of Truth?

3.1

In a statement of case, a response or an application notice, the statement of truth must be signed by:

- (1) The party or his litigation friend, or
- (2) The legal representative of the party or litigation friend.

3.2

A statement of truth verifying a witness statement must be signed by the witness.

In-house legal representatives: -

Legal representative is defined in rule 2.3(1). A legal representative employed by a party may sign a statement of truth. However, a person who is not a solicitor, barrister or other authorised litigator, but who is employed by the company and is managed by such a person is not employed by that person and so cannot sign a statement of truth. (This is unlike the employee of a solicitor in private practice that would come within the definition of legal representative.)

However, such a person, may be a manager and able to sign the statement on behalf of the company in that capacity.

Inability to persons to read or sign documents to be verified by a statement of truth: -

3A.1

Where a document containing a statement of truth is to be signed by a person who is unable to read or sign the document, it must contain a certificate made by an authorised person.

Consequences of failure to verify: -

4.1

If a statement of case is not verified by a statement of truth, the statement of case will remain effective unless it is struck out, but a party may not rely on the contents of a statement of case as evidence until it has been verified by a statement of truth.

4.2

Any party may apply to the court for an order that unless within such period as the court may specify the statement of case is verified by the service of a statement of truth, the statement of case will be struck out.

4.3

The usual order for the costs of an application referred to in paragraph 4.2 will be that the costs be paid by the party who had failed to verify in any event and forthwith.

Penalty: -

5

Attention is drawn to rule 32.14 which sets out the consequences of verifying a statement of case containing a false statement without an honest belief in its truth, and to the procedures set out in rule 81.18 and paragraphs 5.1 to 5.7 of Practice Direction 81 – Applications and proceedings in relation to contempt of court.

Possession etc. of articles for use in frauds, Fraud Act 2006: -

- (1) A person is guilty of an offence if he has in his possession or under his control any article for use in the course of or in connection with any fraud.
- (2) A person guilty of an offence under this section is liable—
- (a) on summary conviction, to imprisonment for a term not exceeding 12 months or to a fine not exceeding the statutory maximum (or to both);
- (b) On conviction on indictment, to imprisonment for a term not exceeding 5 years or to a fine (or to both).

7. Fraud act

Making or supplying articles for use in frauds

- (1) A person is guilty of an offence if he makes, adapts, supplies or offers to supply any article—
- (a) knowing that it is designed or adapted for use in the course of or in connection with fraud, or
- **(b)** Intending it to be used to commit, or assist in the commission of, fraud.
- (2) A person guilty of an offence under this section is liable—(a) on summary conviction, to imprisonment for a term not exceeding 12 months or to a fine not exceeding the statutory maximum (or to both);
- (b) On conviction on indictment, to imprisonment for a term not exceeding 10 years or to a fine (or to both).

8. Fraud Act

"Article" (1) For the purposes of— (a) sections 6 and 7, and (b) the provisions listed in subsection (2), so far as they relate to articles for use in the course of or in connection with fraud, "article" includes any program or data held in electronic form.

All Impact statements are also singed by police, but second third hand information

PNBs are requested as disclosure: -

The official pocket book is a most important document which, when properly used, provides the greatest support in court, and constitutes protection against false or mistaken attack upon the character of an officer or a member of staff.

It is a basic principle of police procedure that police officers and appropriate police staff will keep notes of their day to day duties to which they may later refer.

Every operational Police Officer, including Police Community Support Officers (PCSOs), members of the Special Constabulary, & Firearms Enquiry Officers shall carry an official PNB when on duty, and will ensure that is maintained

It is fundamental that these notes should be made at the time of the incident which is being recorded or, where circumstances prevent this, as soon as practicable after the event.

The pocket notebook must always be carried by officers and staff engaged on operational patrol, response and beat duties. Staff engaged in all other types of duty will carry their pocket notebook when performing duties where they are likely to encounter a scenario where a pocket notebook record is required.

The PNB is an official document, which is subject to disclosure in connection with any criminal investigation. The PNB is maintained by an individual, but ultimately belongs to the Metropolitan Constabulary.

Pocket Notebook records will be made in the following circumstances: -

- a. Where the Police and Criminal Evidence Act 1984 require a record and none exists.
- **b**. Details of audio recording interviews as highlighted in paragraph 5.1 of Code E.
- **c.** Unsolicited comments made by a suspect outside the context of a formal interview, which may be relevant to an offence.
- **d.** Evidential matters, civil and criminal where not recorded in another original document.
- e. PNC and other police information database checks.
- **f.** Critical, domestic and hate crime incidents.
- g. Property found or handed to officers.
- **h.** Under Section 170 of the Road Traffic Act 1988, where any party insists that the accident is recorded.
- **I.** Arrests and incidents which may give rise to evidence in a criminal offence.
- **j.** Incidents where the officer thinks a complaint will be made (bring to a supervisor notice as soon as possible.)
- **k.** Observations / surveillance where no official log exists.
- **l.** Any information that an officer regards as relevant to any aspect of police work should be recorded. If in doubt, record everything.

The information, which should be recorded at any scene, will vary. The following is a guide to the minimum information required: -

- a. Time.
- **b.** Exact location.
- **c.** Occurrence or offence.
- d. Name, age (DOB), occupation, address, self defined ethnicity and telephone number of person involved.
- e. Name, age (DOB), occupation, address, self defined ethnicity and telephone number of witness/informant.
- **f.** Details of action by police officers and others. 'Direct speech' should be recorded in the pocket book.

Where a suspect makes any comment, which might be relevant to an offence, (including a reply after caution) the comments must be recorded in the PNB, and where practicable the person shall be given the opportunity to read the record and to certify and sign it as accurate, or indicate the respects in which that person considers it inaccurate. Any refusal to sign should be recorded.

Even when there is collaboration, unless the circumstances are for some reason exceptional, each officer should make a note in their own book and not rely on a note in another officer's book. If one officer has no recollection of a point observed or of a remark remembered by a colleague, they should not incorporate such a matter into their book. An entry, whether made in consultation with a colleague or otherwise, must reflect only genuine personal observation and recollection.

It is the responsibility of all officers to keep their PNBs updated. Supervisors are to ensure compliance by inspecting officers' PNBs on a regular basis, and endorsing the PNB accordingly.

Officers will retain their current and last two completed PNBs (if less than two years old). All other PNBs should be submitted to District Administration, where they will be stored until two years old. PNBs that are over two years old will be stored in alphabetical order at the Central Archive Facility. Once the PNBs are over seven years old, they will be destroyed as confidential waste.

Overview of the role of CCC: -

- 1. CCC was formed in January 2008 upon completion of the C3i programme. This saw public telephone contact and control of the deployment of MPS uniform policing assets move from a central Information Room (IR) located at New Scotland Yard; 32 local control rooms (known within the MPS as CAD (Computer Aided Despatch) Rooms); and three independent Telephone Operator Centres (TOC), to three purpose-built contact and deployment centres located at Lambeth, Hendon and Bow.
- 2. CCC now operates within the Public Contact Portfolio of Territorial Policing (TP) as a single Operational Command Unit (OCU). CCC handles all emergency and non-emergency telephony for the MPS, co-ordinates the despatch of initial response to incidents for Borough Operational Command Units (BOCUs), provides command and control infrastructure for major incident and event policing through the Special Operations Room (SOR) and command and control for critical incidents.

On 6 October 1998, BT introduced a new system whereby all the information about the location of the calling telephone was transmitted electronically to the relevant service rather than having to read it out (with the possibility of errors). This system is called EISEC (Enhanced Information Service for Emergency Calls).

"The Communications Provider shall, to the extent technically feasible, make accurate and reliable Caller Location Information available for all calls to the emergency call numbers '112' and '999', at no charge to the Emergency Organisations handling those calls, until the time the call is answered by those organisations."

When a person(s), provide Open reach with a customer's name and address they pass it to BT's 999 Call Handling Service. BT in turn uses that information to route 999 calls and passes the location on to the Emergency Authority (EA). Then the emergency services allocate the order of importance, the information they need is:

- Postcode this route the call to the EA serving that geography and is used by the EA to locate the caller.
- End User Name for: Consumer -the person most likely to make the call (not always the bill payer).

The End User Name recorded and listed on the Emergency Services Database may be different to the Directory Listing and the two details are separate entries on the input xml provided by a CP when placing an order with Openreach.

The separate End User Name provided is only used to populate the details held on the Emergency Services Database and assist the emergency services with handling 112 and 999 calls effectively.

- For WLR3, Openreach takes responsibility only for passing the address information to the Emergency Services Database.
- For MPF, it is the CP's responsibility to pass the address information to the Emergency Services Database.

In a short summery the first CFS caller for services, person that calls any emergency 999 handler will speak to is a Bcom operator, Bcom accept responsibility for passing the callers location and telephone number on to British Telecom who, then route the incident with the same intelligence all ready gained to the emergency services desired.

Another issue of concern that I raise within this letter, is in regards to a vast majority of incidents, otherwise known as Cads that have been inter Linked with unrelated incidents and information, that is to say from what I am being accused of at court and that information being supported as hearsay evidence, which has a true outcome of containing incorrect geological address information relating to the Antisocial Behaviour Order (ASBO) application, where on the dates that I do take reference towards, was on the 08th June 2014 at Progress Way Enfield London, where in any sense it would have been impossible for the incident the applicant has been accused of to have played a role that had a negative effect on any other persons way of life. Due to them locations distance being so far apart from one another, as can been seen by the Distance as the Crow Flies and Distance by Land Transport, which does in fact show that the distance between progress way and the initial location of the CFS emergency 999 callers, are to far apart for the respondent accusations for truth to be found upon, so because of this reason they have now been calculated into miles of distance as detailed below and them places are as follows, with geological markers supplied from:-

https://www.freemaptools.com/how-far-is-it-between.htm

Num	Name of 999 CFS Location	Accused Location of	Distance Between Both
	Grid X to Y	Event Grid X to Y	Locations in Miles
1.	Hardy Way Enfield	Progress way	Distance as the Crow
	X. 531438	X. 534380	Flies: 2.280 Miles
	Y. 197711	Y. 195513	Distance by Land
			Transport: 2.788 Miles
2.	Tynemouth Dr, Enfield	Progress way	Distance as the Crow
	X. 534375	X. 534380	Flies: 1.700 Miles
	Y. 198125	Y. 195513	Distance by Land
			Transport: 1.808 Miles
3.	899 Great Cambridge Road,	Progress way	Distance as the Crow
	Enfield	X. 534380	Flies: 1.354 Miles
	X. 534396,	Y. 195513	Distance by Land
	Y. 197692		Transport: 1.450 Miles
4.	Albury Walk	Progress way	Distance as the Crow
	X. 535375	X. 534380	Flies: 4.105 Miles
	Y. 202125	Y. 195513	Distance by Land
			Transport: 4.619 Miles
5.	Crown Road Enfield	Progress way	Distance as the Crow
	X. 534960	X. 534380	Flies: 0.751 Miles
	Y. 196240	Y. 195513	Distance by Land
			Transport: 1.021 Miles
6.	93 Broadlands Ave, Enfield	Progress way	Distance as the Crow
	X. 534981	X. 534380	Flies: 0.874 Miles
	Y. 196790	Y. 195513	Distance by Land
			Transport: 1.537 Miles
7.	Lincoln Road, Enfield	Progress way	Distance as the Crow
	X. 534152	X. 534380	Flies: 0.302 Miles
	Y. 195940	Y. 195513	Distance by Land
			Transport 0.372 Miles
8.	Woodstock Crescent, Enfield	Progress way	Distance as the Crow
	X. 534657	X. 534380	Flies: 0.201 Miles
	Y. 195453	Y. 195513	Distance by Land
	1.170.00	1. 190010	Transport 0.795 Miles
9.	Leighton Road, Enfield	Progress way	Distance as the Crow
	X. 534144	X. 534380	Flies: 0.231 Miles
	Y. 195627	Y. 195513	Distance by Land
	1.150027	1. 190010	Transport 0.641 Miles
10.	Mayfield Crescent, Enfield	Progress way	Distance as the Crow
10.	X.	X. 534380	Flies: 0.239 Miles
	Y.	Y. 195513	Distance by Land
			Transport 0.692 Miles
			114115011 0.052 1111105

The above table lists some of the locations from the CADs giving mileage,

There are CADs that have all of the MAP ref blocked out, so these can not be researched and them Cads incident numbers are as follows: -

- 1. 1722:7JUN14: -
- 2. 5206:7JUN14: -
- 3. 340:8JUN14: -
- 4. 793:8JUN14: -
- 5. 2410JUN14.

The appellant requests, the reply to why would there be a need to block out any cad/ Map data? And for such redactions to be fully disclosed served in a non-edited format.

15

I find it hard to understand with reason, with reference to why police officer(s) would be sent to a location that the person was not at, as it seems PC Steve Elsmore is trying to imply in his statement dated the 24/09/2016 pages 327 to 332.

Also, there is the matter regarding data blocked out in a multitude of CFS Emergency calls relating to: -

- 1. CAD 3151
- 2. 2410 to list a few more, I can understand some Names and some Addresses but clearly not what I request as disclosure so that I can read what is needed to stand a fair defence, there is clearly a lot more data being blocked out that is vital to the on goings of this case.

There is a problem with Cads missing like linked CAD 2456 /7 shown on many pages as shown on page 290.

The reason given by the respondent in court about explicitly linked to and implicitly linked to CADs seems very unreliable, and could easy be proved by showing the judge these missing CADs are not linked in any way.

In statement of PC Jason Ames dated the 15/08/2014 it states CAD 9717 which related to intelligence, why has this been withheld also?

Using the jurisdictional GIS information and the law enforcement map layers, the dispatcher has a tactical view of the city and/or dispatch area. The map can be controlled by specific CAD commands, such as zoom-and-pan, or preset commands, such as zooming to the address of a selected call for service.

The dispatcher can map/view all units and open calls for service for an area or the city. Units and calls are labelled on the map.

Locational Systems Interfaces Locational systems provide automated access to address, geographic, and mapping information for law enforcements. The primary locational systems include AVL, GIS, and Mobile and Real-Time Mapping:

Geofile Maintenance: -

The creation of a comprehensive Geofile is a significant undertaking. The system should support the creation and maintenance of the Geofile using an available mapping/GIS

The Geofile contains the geographic information that is the basis for many decisions in a communications centre. The system needs to provide the ability for an agency to enter and update all Geofile data, including the physical address and the X/Y/Z coordinates.

The Geofile is used to validate and standardize location and address information. It is also used to cross-reference addresses and locations with law enforcement-defined reporting areas, X/Y/Z coordinates, ZIP codes, and other identifiers. The Geofile contains sufficient information to ensure that an address is valid. Furthermore, it provides cross-references to addresses and locations using common place names (e.g., business names, parks, hospitals, and schools) and street aliases.

It includes information such as direction of travel on particular streets and can identify the side of a street for a specific address. It is assumed that all addresses in the RMS are validated using the system Geofile.

The Time stamps are inaccurate relating to police CAD's Information: -

Inaccuracy's leading to incorrect time stamps contained within the applicant's bundle created by Steve Elsmore on the 13/8/2014.

CAD	Num	Date	Time	Page
CAD	2637	07/06/2014	08:18	Page 191 to 195
CAD	2672	07/06/2014		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

Clock Synchronization Interface and synchronize all servers and CAD workstations work in Co-Hurst with the Master Time Clock (Net clock). This ensures that each workstation and server provide an accurate time stamp.

Time Protocol (NTP): -

A Network Time Protocol (NTP) server is a reference time server used in a network for the management of precise time to various system devices. The server recognizes all Ethernet devices that request a time source and ensures that the time is distributed properly from machine to machine. In this way every piece of equipment over the network infrastructure with a time display and Ethernet connection will remain uniform and match each other. These servers are internal to a facility and require no breach of a firewall to receive time. When used alone without a master clock, an NTP server solely conveys time to Ethernet devices.

A Master Clock: -

A master clock, on the other hand, does more than convey time to Ethernet devices. It also has the ability to distribute time to multiple different clock systems or retrofit with existing clocks systems through its programmable relays. In addition, a master clock is capable of scheduling various incorporated systems to shut on and off at desired times automatically. All settings of the master clock can easily be configured through an easy-to-use web interface via an internet capable device. Additional functions not present in an NTP server include Daylight Saving Time changes, 12 or 24-hour formats, and the possibility of adding a countdown feature

When you put them together?

Aside from their differences, a master clock and NTP server actually have the ability to work with each other to provide an even better timing solution for a given facility. When the two are paired together, the master clock will receive accurate time from the NTP server to distribute to all clocks in its system, while the NTP server will sync all networked devices to the same time it provides for the master clock. Combining both the capabilities of a master clock and an NTP server ensures that every clock, computer, printer, and any other device with an Ethernet connection will display the exact same time, all while having the added features of a master clock.

Real-Time Mapping: -

All aspects of a CAD system must be optimized for rapid response time and system reliability. Since time is of the essence, the CAD system must accurately provide a data and time stamp for every activity. CAD systems collect the initial information for an incident and then provide the information to one or more RMS systems.

Logging: -

CAD will log all actions including security violations and attempted breeches, errors, changes, and updates. Logs should be viewable and searchable by the system administrator.

No CAD voice recordings of the original 999 / 101 calls being made: -

Communications Data Standard Operating Procedure: -

In this document the definition of (CD) will mean Communications Data: -

This Standard Operating Procedure (SOP) establishes procedures that ensures the Police Service of (hereinafter 'Police') manages its acquisition and use of communications data (CD) in accordance with legislation, and the Home Office 'Acquisition and Disclosure of Communications Data' Codes of Practice.

The procedures described in this SOP are founded on the provisions of the Regulation of Investigatory Powers Act 2000, (RIPA) Part 1, Chapter 2 (the Act) which provides a legal basis for the lawful access to CD by public authorities including police forces.

The main purpose of the Act is to ensure that the relevant investigatory powers are used in accordance with ECHR.

The Act requires that human rights principles are followed. Officers must ask themselves the following questions before utilising any of the powers under this Act:

- Is the proposed action lawful?
- Is the proposed action necessary (for a legitimate aim)?
- Is the proposed action proportionate to the crime or incident being investigated (not a sledgehammer to crack a nut)?
- Is the proposed action non-discriminatory?

In 2014, the Data Retention and Investigatory Powers Act 2014 (DRIPA) was introduced. This was in response to the European Court of Justice (ECJ) judgment of 8th April 2014 which declared a previous Data Retention Directive (2006/24/EC) invalid. DRIPA makes clear that anyone providing a communications service to customers in the UK, regardless of where that service is provided from, should comply with lawful requests made under the Act and requires relevant companies to retain certain types of CD for up to 12 months, so this may later be acquired by law enforcement and used in evidence.

The Acquisition and Disclosure of Communications Data Code of Practice (CoP) was issued by the Home Office and approved by Parliament on 1 October 2007 and subsequently amended on 25 March 2015. The CoP provides guidance to public authorities on the correct procedures for accessing CD under the provision of the Act. The CoP is deemed admissible in evidence in both criminal and civil proceedings.

Part 1, Chapter 2 Regulation of Investigatory Powers Act 2000 (RIPA) (the Act) defines communication data into three separate types. Number three of three being:

Traffic Data (section 21(4)(a)) – data comprised in or attached to a communication for the purpose of the postal or communication service – incoming call data, cell site / location information, call line identity, and other records. Authorisation

CD may only be sought if a DP believes it is necessary for one or more of the following statutory purposes to which I do ob-claim disclosure towards:

- For the purpose of preventing or detecting crime or of preventing disorder (S22(2) b);
- For the purpose, in an emergency, of preventing death or injury or any damage to a person's physical or mental health, or of mitigating any injury or damage to a person's physical or mental health (S22(2) g);
- To assist investigations into alleged miscarriages of justice (Article 2(a));

Repeat CFS Caller's: -

There is a clear issue contained within the respondent's application for an Antisocial Behaviour Order (ASBO) order in regards to repeat callers CFS, there is a huge number of instances where a duplicate call in the Antisocial Behaviour Order (ASBO) can be identified, the call handler on the dates of the incidents in question must cross-reference the CAD to the original CFS. The calls must be correctly linked for future retrievability but are not and have still been added to the case file by the developing and investigating police officer in such a way that it is hard for any person to be able to clearly define the difference from each suspected victim and I do not understand how this is fair or correct to display evidence in such away to gain a Proven plea against any citizen of the state.

Disclosure with Regards to the Communications Data Bill: -

Communications Data Bill is the Bill that provides an updated framework for ensuring the availability of communications data and its obtaining by public authorities. It contains standard provisions in respect of, amongst other things, orders and regulations, commencement and extent. The new regime replaces Part 1 Chapter 2 of the Regulation of Investigatory Powers Act 2000 ("RIPA") and Part 11 of the Anti-Terrorism Crime and Security Act 2001 ("ACTSA") and sits alongside the Data Retention (EC Directive) Regulations 2009. The Bill is in three Parts.

Under the Data Protection Act 1988 the Met police are to also obliged to release to the any person information it holds about them or their address on any system including the CAD system and Therefore I request all information requested within this official document of complaint.

For Criminal Cases to Request a Witness: -

(Criminal Procedure Rules, err. 28.3 and 28.4. This form is NOT for use where rule 28.5 (confidential information) applies.)

For Civil Cases to Request a Witness: -

N20 Witness Summons (05.14)

We Request Full Disclosure: -

We request full disclosure of the contents contained in MG6: Case file evidence/information.

We request full disclosure of the contents contained in MG6B: Police officer/staff misconduct records.

We request full disclosure of the contents contained in MG6C: Disclosure schedule – non-sensitive unused material.

We request full disclosure of the contents contained in MG6D: Disclosure schedule – sensitive unused material.

We request full disclosure of the contents contained in MG6E: Disclosure officer's reports.

All Cads and any Missing Cads, in Unedited Format: -

The Appellant requests copies from the local council authority environmental teams under the environmental act 1990 this is to disclose any CD relating to a section 80 abatement notice of noise nuisance from amplified music, sighted within the Antisocial Behaviour Order (ASBO) application in pursuit of the respondent.

In regards to MG9: we request the following Witness to attended court

- 1. The applicant Needs a Solicitor to help
- 2.
- 3.
- 4.

In regards to MG10: Witness non-availability the applicant requests full disclosure.

We request full disclosure of the police PNB books to all officers sited in events contained in the incidents within the Antisocial Behaviour Order (ASBO) application inclusive of all officers who attended Crown Road and other sited CFS location's addresses.

The Disclosure Process: -

For the purposes of disclosure, "document" means anything on which information of any description is recorded. This includes written material as well as photographs, plans, drawings, and video and sound recordings. Importantly, it also includes any electronic records such as e-mails.

The disclosure process is a statutory duty under the Criminal Procedure and Investigations Act 1996 including Codes of Practice (CPIA). The general rule in English litigation is that the parties should have access to all relevant documents, including those of their adversary. This "cards on the table" approach is also enshrined in the Civil Procedure Rules relating to disclosure.

There is also a Common Law duty on the prosecutor to disclose material before the duty arises under the Act, where it is significant, e.g. a victim's previous convictions or information that might affect a bail decision.

There is also a duty on the police to provide the CPS with information that may mitigate the seriousness of an offence. The investigator must inform the prosecutor as early as possible whether any material weakens the case against the accused.

A party must disclose documents that are, or were in the past, in its control. This means that in addition to having to disclose any documents that are in the actual physical possession of a party, a party must also disclose documents that have been lost or have been disposed prior to litigation. Those documents must be described and an explanation given of the circumstances in which they were lost or disposed of.

In practical terms, a reasonable search will often involve the retrieval of any relevant files held in a central filing system, by individual staff or from archives or storage, the retrieval of any relevant electronic records and the retrieval of diaries if they are likely to be relevant to any of the issues. The extent of the search which must be made will depend on the circumstances of the case and has to be proportionate to the value of the claim.

When Does the Duty to Disclosure Arise?

Giving disclosure is normally done by each party preparing a list of the documents it is disclosing and serving it on the opposing party. The list of documents must be in a prescribed form and will include the disclosure statement (see below). The list is in three parts:

- 1. Documents presently in the disclosing party's control which that party does not object to being inspected.
- 2. Documents presently in the disclosing party's control which that party objects to being inspected.
- **3.** Documents that have been in the disclosing party's control but are no longer the list will give each document a reference number, will specify its date and will give a concise description.

Not everything that is revealed to the CPS will be disclosed to the defence. Generally, a Prosecutor's duty to disclose unused material to the defence is triggered by: A not guilty plea in the magistrates' court, or: -

• A committal, i.e. the service of evidence in an indictable only case sent to the Crown Court under section 51(1) Crime and Disorder Act 1998 or on transfer of a case for trial to the Crown Court.

A person making a false disclosure statement without an honest belief in its truth faces the prospect of contempt of court proceedings. Therefore, it is important that the duty of disclosure is fully understood and complied with.

1.14.4

The duty of disclosure continues as long as proceedings remain, whether at first instance or on appeal.

1.14.5

All of the unused material is revealed to the prosecutor by way of schedules on forms MG6B, C, D, and E

There is an agreement between the CPS and ACPO that crime reports and incident logs will be revealed to the CPS as a matter of routine

Information must be recorded at the time it is obtained / seized, or as soon as is practicable after that, material must be recorded in a durable or retrievable form.

If it is not practicable to retain the original record, e.g. because it forms part of a larger record which is to be destroyed, the information must be transferred accurately to a durable and easily retrievable form. Photocopies are acceptable. Details of relevant phone calls concerning a case must also be recorded.

Continuing Duty: -

The duty of disclosure continues until the proceedings are concluded. If after serving its list a party becomes aware of further documents that should have been disclosed, it must notify the opposing party by preparing and serving a supplemental list of those documents.

Disclosure Forms: -

1.14.8

There are four different types of disclosure forms as follows: -

- 1. MG6B This gives details of the discipline record and convictions (if any) of any police officer/member of police staff that is involved in the case. It also includes Penalty Notices for disorder. If no officer/member of police staff has a disciplinary consideration (or conviction) there is no need to put the form on the file, an entry on the MG6 to this effect will suffice. This form can also be used to declare the convictions/disciplinary matters of employees of other investigative agencies on behalf of whom the CPS prosecutes e.g. UK Border Agency.
- 2. MG6C The schedule of relevant non-sensitive material will be disclosed to the defence and any material described on it may also be disclosed to the defence on instruction from the CPS. Material that must be listed on the schedule covers all relevant unused non-sensitive material recorded, retained or generated during the course of an investigation. The exception to this is material seized during the course of a major investigation which has not been examined due to its lack of immediate and apparent relevance to the investigation. This falls outside the CPIA and is not 'unused material' but its existence must be recorded on form MG11 with the appropriate caption, i.e. 'the following material has not been examined by the investigator or disclosure officer and is considered not to fall within the CPIA definition of prosecution material'. If an item of unused material contains both sensitive and non-sensitive material, it must be listed on the MG6C as being an 'edited version' or 'edited' e.g. a pocket notebook entry containing both the personal details of a witness and the circumstances of the arrest. Block out the sensitive part (witness details) on a copy of the original with a dark marker pen (never white correcting fluid). The original must never be marked. Do not list the unedited version on the MG6D.
- 3. MG6D The schedule of relevant sensitive material will not be disclosed to the defence because it is not in the public interest to do so. You must state the reason why the item should not be disclosed to the defence. For example, details that identify an observation post must not be disclosed to the defence. If there is no sensitive material in a case, endorse form MG6D to that effect and submit it with the MG6C and MG6E. Where you think you have material that is very sensitive, such as information from a covert human intelligence source (CHIS), make contact with the prosecutor who will refer you, as necessary, to the appropriate person for advice.
- 4. MG6E Disclosure Officer's Report. On the MG6E the following information must be brought to the attention of the CPS: Material which contains a first description of an offender (Para 7.3 CPIA Code of Practice); or Material which might undermine the prosecution case or assist the defence. The disclosure officer must record on the form the following: Whether the undermining or descriptive information was originally listed on the MG6C or MG6D the original item number from the MG6C or D. Briefly, the reason for it being recorded on the MG6E, e.g. 'Contains first description of suspect', or 'May cast doubt on reliability of witness'.

The prosecutor must always inspect, view or listen to any material that could reasonably be considered capable of undermining the prosecution case against the accused or of assisting the case for the accused. The Disclosure officer may need to consult with and allow the prosecutor to inspect the retained material.

Failure to Disclose: -

Any party's disclosure obligations are governed under the Civil Procedure Rules require it to disclose documents which could be very detrimental to its chances of success, but which the opponent may not know exists until disclosure. This is an onerous obligation, much stricter than that in many other jurisdictions and the extent of these obligations often takes litigants by surprise. In order to ensure that parties comply fully and honestly with their disclosure obligations, the rules provide for very serious consequences where a party fails to comply with those obligations.

Firstly, making a false disclosure statement can potentially put the person making the statement in contempt of court. Secondly, a party's credibility will be seriously weakened if it transpires that it has destroyed or failed to disclose a relevant document, whether or not this omission was deliberate. Thirdly, where a party fails to disclose a document which is damaging to its case and a fair trial is no longer possible, its case may be struck out altogether. Fourthly, deliberate destruction of relevant documents is likely to be a contempt of court and may constitute the offence of attempting to pervert the course of justice. Documents damaging a

party's case should not be withheld or destroyed under any circumstances. Finally, where a document was not disclosed, it cannot later be relied on in court except with the court's permission.

It has all ready been proven and concluded that Steven Elsmore has deleted emails sent to Val Tanner, asking for information as this was stated in the lower court at trial. The applicant knows that for a fact discloser is being held and that disclosure would give credibility to the Appellant innocent.

Preservation of Documents: -

Because of the potential sanctions outlined above, it is important to preserve intact all relevant documents from the time litigation is contemplated. If a party has a routine procedure for destruction of documents, such as the deletion of computer backup files or e-mail, this should be stopped until the documents have been examined by lawyers and confirmed not to be potentially disclosable.

Documents of possible relevance to the pending action must not be destroyed. All persons within an organisation who have responsibility for documents should be made aware of these obligations.

Fraud Act 2006: -

Fraud by failing to disclose information a person is in breach of this section if he: -

- (a) Dishonestly fails to disclose to another person the information which he is under a legal duty to disclose, and:
- **(b)** Intends, by failing to disclose the information: -
- (I) To make a gain for himself or another, or: -
- (ii) To cause loss to another or to expose another to a risk of loss

The right to Fair Trial: -

Appellant is asking for a Former Judge to examine the role of police officers, who present the applicant cases of an Antisocial Behaviour Order (ASBO) against him self.

The Appellant is asking for this case to be terminated or dismissed under the grounds of Article 6 of the European Convention of Human Rights, with regards to the Right to a Fair Trial Act 1998.

Which in legal terms, should be the best means of separating the guilty from the innocent and protecting against injustice. Without this right, the rule of law and public faith in the justice system collapse. The Right to a Fair Trial is one of the cornerstones of a just society.

Article 6 the Right to a Speedy and Fair Hearing: -

The applicant declares the right to a speedy a fair trial what is fundamental to the rule of law and to democracy itself

The right applies to both criminal and civil cases, although certain specific minimum rights that are set out in Article 6 applies only in criminal cases.

The right to a fair trial is absolute and cannot be limited. It requires a fair and public hearing within a reasonable time by an independent and impartial tribunal established by law. The procedural requirements of a fair hearing might differ according to the circumstances of the accused.

The right to a fair hearing, which applies to any criminal charge as well as to the determination of civil rights and obligations, contains a number of requirements and I believe the causes below full within them requirements.

The concept of a fair trial involves fairness to the prosecution and to the public as well as to the defendant: DPP v Makin [2006] EWHC 1067.

Data protection Act 1998: -

http://www.legislation.gov.uk/ukpga/1998/29/data.pdf

The Information contained and held on the police Nation computers is not accurate to its information.

Statements of police in the Antisocial Behaviour Order (ASBO) have incorrect information that is being held on the police systems.

Regarding Previous Convictions that should be in respect of the Data Protection Act 1998: -

MG16: Bad character: -

As has: as if to say in a past occurrence of an duration of time and can still: as if in to be explaining to day as present in accordance to the date at the top of this official letter, any person(s) of interest can look inside the case files and openly read a copy of the applicants criminal record otherwise known and named as a "PNC" record, this conferential and official document, Should not be available and is an Abuse of Process as no official MG16 form supporting a Bad character reference has been abused into the Asbo case files.

For this reason, the applicant also reverses his rights of the Rehabilitation of Offenders Act 1974 and states time spent to any convection's.

Any pervious offences contained within do not relate to a similar natured offence such as the respondent has based their case upon.

There is all so an ongoing investigation in relation to errors on his PNC record which are slowly being rectified, there is evidence supplied from the court house in response to the stated ad this will be supplied on request to the relevant persons of interest and there for the applicant does not agree with any records of his criminal record.

MG16: Bad character: -

As has and can also still be seen, is a copy of the applicant's criminal record otherwise known and named as a "PNC" record, this conferential and official document being openly present for any person to read in the Asbo case files is an Abuse of Process as no official MG16 form regarding Bad character supporting a bad character reference has been abused into the case files.

Abuse of Process: -

Abuse of process is defined as something that is so unfair and wrong with the prosecution that the court should not allow a prosecutor to proceed with what is, in all other respects, a perfectly supportable case (Hui Chi-Ming v R [1992] 1 A.C. 34, PC). 'Unfair and wrong' is for the court to determine on the individual facts of each case.

The inherent jurisdiction for the correct to agree to so for them to stop a prosecution to prevent an abuse of process is to be exercised only in exceptional circumstances: Attorney General's Reference (No 1 of 1990) [1992] Q.B. 630, CA; Attorney General's Reference (No 2 of 2001) [2004] 2 A.C. 72, HL. The essential focus of the doctrine is on preventing unfairness at trial through which applicant is prejudiced in the presentation of his or her case.

As contained in a copy of the lower court transcripts on the day of trial, while under oath PC Steve Elsmore stated to the district Judge that "Intel would be by open source and checked by an officer but was not done by him." When in fact it is his login that created and printed the applicants bundle, this can be proved by his signature and also by the computer ID log that must be used to print the data and use the (CD) that is contained within the Police National Computer and now has been submitted and is contained with the applicants bundle and is verified at the top of most of the pages or within the Antisocial Behaviour Order (ASBO) application.

PC Elsmore continued to state under oath that he did not carry out any further investigations in regards to speaking to the owners of any premises to fix that of a notice of trespass or conviction or of two as the codes of practice say the main investigating officer must. He stated "I have not personal spoken to the owners of the venue"

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PC Elsmore states under oath "There was a rave on an adjourning Road but not on that day." (Please Take Note Here of inspector Hamill stating under oath that he was sure all locations were to do with progress way on this date.)

"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)"

Witness 1 – Inspector Hamill –R. O – 11.15 Am

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 personal spoken to the owners of the venue. (No true line of investigation to prove trespass)

I only see the D on the Saturday on the evening of the 7th Saturday. (This was in fact early Hours of the 8th at around 1:00am.)

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.

(Hearsay of officers continues D @ venue but (unreadable text)

Officer (unreadable text) but is Not present here today.)

There was a rave on an adjourning RD but not on that day. (Please Take Note Here of inspector Hamill stating under oath that he was sure all locations were to do with progress way on this date I believe a copy of his PNB book will prove he attended Crown Road on the same date.)

Phone calls received were not relating to Crown Rd Rave on that day. (But are contained within the respondent's bundle)

On the day in question phone calls related to this particular rave. (Progress Way) (A clear example of abuse of power)

A vast number of CADS that are contained within the respondent bundle representing an Asbo application are printed in Pc Steve Elsmore name and as the leading investigator he would known the truth to what has been concealed and how he complied such intelligence to present any case files.

Contained within them cads printed out by Pc Steve Elsmore is a huge majority of the locations that are retracted in other words (blocked out so no person can see the true locations) This leads to concerns regarding important and relevant aspects of disclosure so for the applicant to be represented at appeal with a fair hearing?)

In fact, crown road is 2 miles away, so quite a far distance from progress way.

Also from research that was gained, from news paper articles and freedom of information requests made to the local council, that where put in pursuit of a search for the truth, about the true on goings for the dates that the applicant stands wrongfully accused of by way of incidents that are complied in the respondents bundle and that surely do relate to Crown Road and not progress way, determines the right truth by explaining that there was a completely different incidents reported by CFS callers to a house / ware house party or maybe even a rave that took place and police attendance was requested by them members of the public. The freedom of information request applied to and in receipt from the local council, inclusive of additional evidence such as the local news paper report/ articles have since been adduced into the applicant's defence bundle and served on the prosecution.

to the on goings another house party a five-minute drive from progress way and if not for the grid numbers being not blocked out inclusive of other landmarks such as A&J cars based in Enfield I would not have been able to prove my innocents in the on-going application leading to an un fair trial.

CAD number 2410 date 08th June 2014 Page number **288** states different CFS callers reporting incidents with the attached land mark of a well-known building next doors to the initial reason for the emergency CFS call, that land mark produces a running company what is named A& J cars Crown Road, Enfield what is a taxi services and is next doors to the crown road party. "The applicants would not have been able to prove his innocence in this case, cad if it was not for A & J cars being left in the context of the emergency 999 / 101 call, CAD, as for sure the developers of the Antisocial Behaviour Order (ASBO) application, when using such information

retracted the true location, giving the intelligence in the cad a fake pretence to be progress way, this is the same for many of the other Cads retracted and contained within the ASBO application.

Termination and a Stay of Proceedings: -

The applicant requests termination of proceedings or a stay of proceedings to be ruled by the court in the ongoing civil proceeding, with immediate effect and in turn terminating or halting further legal process in the Antisocial Behaviour Order (ASBO) appeal. I again ask for the court to subsequently terminate the case or apply a stay and resume proceedings based on events taking place after the stay is ordered.

The Harassment Act 1997: -

The Protection from Harassment Act 1997

The Act was originally introduced to deal with stalking. However, since 1997 it also covers the aspects of conduct, including:

- Harassment motivated by race or religion: -
- Some types of anti-social behaviour: -
- Some forms of protest.

The Act gives both criminal and civil remedies such as two different criminal offences: -

- Pursuing a course of conduct amounting to harassment: -
- A more serious offence where the conduct puts the victim in fear of violence.

Harassing any person(s) includes any of the following: -

- Alarming a person(s) or: -
- Causing a person(s) distress.

The key element to be contained within an incident is a negative "course of conduct", which can include speech, should normally involve conduct on at least two occasions, although there are exceptions to this.

In addition to the criminal offences, a civil court can impose civil injunctions in harassment cases as well as awarding damages to the victim for the harassment.

Section 1 of the 1997 Act states: - that a person must not pursue a course of conduct which "amounts to harassment of another" and which "he knows or ought to know" amounts to such harassment. Such conduct should lead to a criminal penalty (under section 2).

Section 7(2) of the Harassment Act 1997 states, that, "harassing a person includes alarming the person or causing the person distress". A "course of conduct" is defined in section 7(3) creating an understanding that conduct should be made on at least two occasions.

The definition of a "course of conduct"

Is defined in section 7 of the 1997 harassment Act and makes it clear that the Act protects an individual from collective harassment by two or more people.

The Act provides three possible defences to a charge or allegation of harassment. Where harassment has been proved, the defendant would have to show one of the following: -

- 1. That the conduct was for the purposes of preventing or detecting crime: -
- 2. It was pursued under an enactment or rule of law; or: -
- **3.** In the particular circumstances the conduct was reasonable; it is for the courts to decide whether the conduct was in fact reasonable in the circumstances.

Section 2 of the 1997 Act states the following: -

"A person who pursues a course of conduct that is in breach of section 1 is guilty of an offence".

The offence is subject to a maximum penalty of six months' imprisonment, or a fine of up to £5,000, or both, and is arrestable. Conduct includes Speech relating towards verbal harassment.

There are three elements of the offence:

- i. There must be a "course of conduct", not just a single act
- ii. It has to amount to harassment.
- iii. The person must know, or ought to know, that the conduct amounts to harassment.

For the last point, section 1(2) makes it clear that the person should know that the conduct amounts to harassment "if a reasonable person(s) in possession of the same information" would think that it did as well.

Harassment Civil Provisions Section 3 of the 1997 Act: -

Permit's for a person(s) to take civil proceedings in respect of any on goings of harassment. This includes "apprehended" harassment as well as actual harassment.

In such civil proceedings the applicant can or should seek a "non-harassment" order, and/or damages.

Section 3(2) of the Harassment Act provides for damages to be available for (among other things) 'any anxiety caused by the harassment and any financial loss resulting from the harassment'.

Section 3(3) makes the breach of a non-harassment order a criminal offence, punishable in the magistrates' court with up to 6 months' imprisonment, and/or a £5000 fine, or in the crown court with up to 5 years' imprisonment and an unlimited fine.

Noise Abetment Notice Section 80: -

The Councils Environmental Protection Team (EPT) are there to investigate complaints about noise made from certain commercial and licensed premises and events within the Councils boroughs, such as some of the following

- Noise from factories: -
- Industrial units: -
- Construction sites: -
- Shops: -
- Pubs: -
- Clubs: -
- Restaurants and takeaways: -
- Noise from residential student blocks/halls of residence, would generally be referred to the university who own the property: -
- Low level/minor noise problems and/or a one off/isolated report suggesting there is not a persistent problem emanating from Housing or social landlord providers property may be referred to Housing or the appropriate landlord for investigation as a possible tenancy breach.

This includes noise from businesses carrying out construction work on domestic property i.e. Noise from businesses carrying out sandblasting on a domestic property.

Where a reporting person(s) or victim submits a noise report for the first time, the noise and nuisance team will endeavour to contact them to acknowledge their report and provide advice to prevent further nuisance. A noise information pack will be sent to them together with a noise nuisance diary. If consent has been provided by the reporting person or victim a letter will be sent to the accused to advise them an allegation has been received. Highlighting to the accused, a problem they may not have been aware they were causing, may be sufficient to resolve the issue at an early stage.

The noise report will be logged as an enquiry within the services customer relations management system (Siebel) if not already done so, updated and closed until either the noise diary is returned, or further reports/evidence are received. Copies of any correspondence sent/received will be uploaded on to the enquiry.

Where noise has been witnessed and deemed unreasonable by an Out of Hours team response officer, for the first time, the noise and nuisance team will endeavour to contact the reporting person or victim to discuss the issue and offer advice. (If not previously provided) and consent sought to send a warning letter to the occupier/s at the address where the noise was witnessed.

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Reports where noise has been witnessed are always considered on their merits, and a case may be opened and further enforcement action taken as appropriate.

Cases will be opened where noise is deemed a statutory nuisance that could warrant a Section 80 Noise Abatement Notice being served or where noise is witnessed on a second occasion and is deemed a potentially persistent problem.

The following evidence may be used to support a noise nuisance investigation, however, does not solely determine what constitutes a statutory noise nuisance. Professional judgement is necessary to decide if the complaint can be considered a statutory nuisance. Evidence, which may be used to support an investigation, includes:

- Noise diaries: -
- Calls to the Council and the Out of Hours service to report that the noise is Ongoing: -
- Visits by officers and Out of Hours service to witness the noise: -
- Witness statements from officers/Out of Hours officers and the reporting Person/victim: -
- Evidence from noise monitoring equipment.

Noise Diaries: -

Noise diaries completed by the reporting person or victim(s) can assist the noise and nuisance team in deciding whether the problem is actionable or reasonable by providing details of;

- The nature of the problem: -
- The frequency, time of day and nature of the noise.

Where an abatement notice is to be served, this should be drafted and served within 7 days, starting with the day on which the relevant officer was first satisfied that the nuisance existed, or was likely to occur or recur.

Where an abatement notice is to be served, this should be drafted and served within 7 days, starting with the day on which the relevant officer was first satisfied that the nuisance existed, or was likely to occur or recur.

MOTIVE – deliberately using noise to cause annoyance or distress, the noise and nuisance team will consider the circumstances under which the noise was witnessed.

- Is the behaviour reasonable?
- Is it intentional?
- Can it be controlled?
- Has the accused failed to comply with a previous request to abate the nuisance?

THE NOISE AND NUISANCE TEAM recognises that there is no set decibel limit that needs to be exceeded for noise to be categorised as a 'statutory nuisance'. Noise that could potentially be a statutory nuisance includes;

- Loud music: -
- Loud TV: -
- Loud parties: -
- Playing musical instruments: -
- D.I.Y at unreasonable hours: -
- Dogs barking for prolonged periods: -
- Cockerels crowing: -
- Alarms: -

By way of example, loud music which occurs every other day for a few hours after midnight is likely to be a nuisance, a cockerel crowing in an urban garden at 5am most summer mornings could be a nuisance and deliberate banging which occurs solely to cause irritation could also be a nuisance.

If the noise and nuisance team need to gain entry to a property to carry out a seizure of noise making equipment or for the silencing of an internal alarm, an application will be made to the Magistrates Court for a warrant to do so.

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Where an internal alarm is sounding and a breach of the notice has been witnessed a warrant is required to gain access to the property in order to silence the alarm and abate the nuisance.

Where it is intended that the noise and nuisance team will be undertaking a seizure of noise making equipment from a property, it is likely that entry would be refused if attending at the property without a warrant. Such action would then make the occupiers aware of the intention to seize noise making equipment, with the potential for items to be removed from the property before officers are able to return with a warrant.

The officer should attend at the court number given or if not given a court number go to the listings office to find the relevant court number. Once in court the officer should present only the application and the 3 warrants to the court clerk. The officer should have the abatement notice, OOH reports, witness statements and any other relevant information in case they are requested by the court. Proceedings will be as follows;

The officer will be sworn in and will then present the application.

- The magistrate will then ask any questions they feel are relevant.
- If the warrant is granted all 3 copies of the warrant will be signed.
- The noise and nuisance team keep the applicant's copy.
- The occupier's copy is left at the seizure/alarm address once the works have been carried out.

The court's copy is returned to the court after the seizure/alarm silencing has taken place with the second page of the warrant completed.

Seizing Noise Equipment (Seizures): -

The Council's principal power to seize noise equipment is contained in section 81(3) of the Environmental Protection Act 1990. The Act states: 'Where an abatement notice has not been complied with the local authority may, whether or not they take proceedings for an offence under section 80(4), abate the nuisance and do whatever may be necessary in execution of the notice'

Following a breach of an Abatement Notice the case officer will discuss with the noise and nuisance team Supervisors/Managers as to whether it is appropriate to send a PACE letter (refer to section 10.0) to the person on whom the notice was served or a letter of intention to prosecute advising that legal proceedings are being considered.

The applicant is now left with the understanding that the Antisocial Behaviour Order (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 convections they did do so upon oath to the legal services, new Scotland yard London sw1h bog Reference number L/107087/sag and stated that they was sure that the defendant 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 Antisocial Behaviour Order (ASBO) application, in turn knowingly and deliberately while intentionally misusing his or hers and their powers of conduct, while and with complete disregard for law and associated regulations, to aid in a manner to which was reckless and caused extreme disregard for the applicants and other human life's, creating a breach of many human rights as some are listed within this document in accordance towards the relevant issues of concern in regards to accountably breaches. The rights to respect for each person(s) Human rights "Articles" are of fundamental importance. Any invasion of the rights must be strongly justified.

All "public authorities" for the purposes of the Human Rights Act 1998, are directly subject to the legal obligation imposed by section 6 of that Act to act compatibly with Convention rights, the state can not discharge its obligations under ECHR Article 8 in relation to the retention and storage of data.

ASBO is disproportionate: -

The applicant states that the Antisocial Behaviour Order (ASBO) is disproportionate and it prevents him from engaging in lawful business. The Antisocial Behaviour Order (ASBO) prevents the applicant from applying for licences to hold events within each local council's boroughs, without alerting each individual council of the

offence imposed upon him self, named "The organising of illegal raves" being present as a convection, as this is relevant to the information required by the local councils as for the nature of the offence.

Any other person(s) would be treated different and would not have to sit on an official special committee at a board room meeting in relation to each different ward licensing that is being applied for due to this convection, as the applicant now has to do because of the similarity of the offence that is being put towards the application for event licensing.

An Antisocial Behaviour Order (ASBO) order must not be classed as a criminal record as procedure rules and the guidance applied states, but due to the description of the respondent's accusations all rules do not legally comply.

And due to this the applicant has emailed each individual council; ward and was put in receipt information by each relevant department, them official documents raise the issue of concern regarding a statement dated 10/02/2016 what was written by Miss Lorraine Cordell, which a no fault of the applicants own, does not seem to be in the Appellant's Bundle and clearly should have been, which proves the fact that a mutable amount of calls was made by Miss Lorraine Cordell in seeking a response from Local councils and police forces licensing teams, so to obtain information stating weather the Appellant would be able to get licensing for events he wanted to manage, the reply back (please read enclosed statement as exhibit sc1)

The Appellant who is in receipt of the official documents received will state that it has been explained by all councils that whilst he is subject to an ASBO order relating to the entertainment industry he will be prohibited from applying for any entertainment licence and any licence application will automatically fail and therefore this is disproportionate.

The applicants mother did an updated statement that is dated 10/02/2016 the reason being due to what was written within the **Skeleton Argument for the Respondent: Page 5 section 20:**

"As to the particular prohibitions endorsed upon the applicant and the respondent stating; significant effort was made by the Respondent and by the court to ensure that any legitimate business activities that the Appellant wished to undertake would in no way be inhibited by this order. For the Appellant to provide recorded music to a gathering of people he would either need to have a licence for that event or to provide the music on a licensed premise for fewer than 500 people with a general licence to play recorded music (sec s.1 and Sch. 1 of the Licensing Act 2003). This order specifically does not preclude him from providing regulated entertainment under the auspices of a valid licence."

This is a breach of the applicant's human right as he should not need a licence to play music in private air unless he is charging money with a view of making a profit.

Corruption is an enormous obstacle to the realization of all human rights — civil, political, economic, social and cultural, as well as the right to development.

The core human rights principles of transparency, accountability, non-discrimination and meaningful participation, when upheld and implemented, are the most effective means to fight corruption.

In 2013, the Human Rights Council requested its expert Advisory Committee to submit a research-based report to the Council at its twenty-sixth session in June 2014 on the issue of the negative impact of corruption on the enjoyment of human rights, and to make recommendations on how the Council and its subsidiary bodies should consider this issue (resolution 23/9). The Advisory Committee submitted its final report on the issue of the negative impact of corruption on the enjoyment of human rights in 2015 (A/HRC/28/73).

The applicant 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 cooperating with the police. The ASBO prevents such applications from being successful.

The applicant will state that he was never involved in the organisation of any illegal raves as sighted in the respondent's bundle and as defined under section 63 of the CJPOA 1994.

The applicant will state "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.

Kind Regards:

Signed:

Dated:]4 14/10/2016

TARGET



