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| * **The 1st Injunction Order / Lemmy / pub Book Issue: 1!**   Lemmy Statement 1st Injunction order **/**  **Page Numbers:** 105,106,107,108,109,110,111,112,113,114 | | |
| **1.** Made on behalf of the Claimant  **2.** Witness Statement of Lemmy Nwabuisi  **3.** Statement No. 1  **4.** Exhibit No LN1  **5.** **Dated 07 August 2017**  **Claim No:**  **In The Edmonton County Court**  **Between:**  **Claimant**  **The Mayor and Burgesses of The London Borough Of Enfield**  **-And-**  **Defendant**  **Mr Simon Cordell**  **Witness Statement of Mr Lemmy Nwabuisi** | | |
| **Page Number: 105** | | |
|  | 1. **August 2016** I am employed by the London Borough of Enfield as an Anti-Social Behaviour Coordinator in the Community Safety Unit. 2. I have held this employment since **August 2016.** |  |
| **Page Number: 106** | | |
|  | 1. **14th August 2006** The Defendant is a secure tenant of the Claimant at 109. Burncroft Avenue, Enfield, Middlesex, EN3 7JQ. 2. His tenancy commenced 'on |  |
| **Page Number: 106** | | |
|  | 1. **October 2016** The reports concerning the Defendant's alleged anti-social behaviour towards his neighbours was first brought to my attention in **October 2016** when a case involving the Defendant and one of his neighbours was referred to me for investigation. 2. The Defendant was reported to have caused frequent acts of harassment and anti-social behaviour against an elderly neighbour. 3. The Defendant was arrested by the. 4. Police and bailed to a different address. |  |
| **Page Number: 106** | | |
|  | 1. The matter. was referred to the Highbury Corner Magistrates’ Court on **05 October 2016** 2. where a first hearing took place. 3. The Defendant pleaded not guilty and the trial was fixed for **17 November 2016.** 4. However, the trial did not proceed due to insufficient support as the elderly tenant was unable to attend Court due to health· reasons. 5. A copy of a letter from the Magistrate Court is attached to this statement at pages 25-26. |  |
| **Page Number: 106** | | |
|  | 1. The Defendant was I previously known to the Claimant and an **anti-social behaviour order** was made on **04 August 2015** by the Magistrates Court to prevent him from knowingly using or supplying property personal or otherwise, for the use in a rave as defined in s.63(1) of the Criminal Justice Order Act 1994. 2. The order· was made for a duration of 5 years. 3. A copy of the Order is at page 27 of the exhibit bundle. |  |
| **Page Number: 107** | | |
|  | 1. **05th August 2016** the Defendant threatened and shouted abuse at Mr. and Mrs Mathiyalagan tenants of 117 Burncroft Avenue. 2. He aggressively demanded money from him and. threatened to beat him up. 3. The Defendant also repeatedly swore at Mr. Mathiyalagans wife called her a 'witch’ and tried to stop the Mr. Mathiyalagan from going up the stairs to his flat by standing in front of him and blocking his advance by placing his hands on the staircase railings. 4. Mr. Mathiyalagan has already provided a witness statement in support these proceedings to confirm that this incident happened. 5. file note of this report is exhibited at pages 28-30 of the exhibit bundle LN1. |  |
| **Page Number: 10** | | |
|  | 1. **08th August 2016** Mr. Mathiyalagan reported that the Defendant aggressively banged on his front door, shouted abuse at him and his wife and accused them of making noise. 2. Mr. Mathiyalagan reported to us that he believes that the Defendant used a screwdriver to damage the lock on his meter cupboard and removed the fuse box thereby cutting off their electricity supply. 3. Mr. Mathiyalagan reported this incident to the police and was given reference number CAD 7934/ **August 2016** 4. A file note of this report is exhibited at pages 28-30 of the exhibit bundle. |  |
| **Page Number: 107** | | |
|  | 1. **27th September 2016** Mr. Mathiyalagan reported that the Defendant confronted him as he returned to his flat with his wife and young daughter and threatened and swore at him and demanded· money from him. 2. A file note of the report is on pages 28-3\_0 of the bundle. |  |
| **Page Number: 107** | | |
|  | 1. **28th September 2016** Mr. Mathiyalagan reported that the Defendant aggressively banged on his door and threatened and shouted abuse and swear words at him and his wife. 2. The Defendant also aggressively demanded money from Mr. Mathiyalagan. 3. A file of the report is at pages 28-30 of the exhibit bundle. |  |
| **Page Number: 108** | | |
|  | 1. **11th November 2016** my former colleague, Sarah Fletcher interviewed an elderly resident who wished to remain anonymous. 2. He said that the Defendant approached him as he came out of his flat and started to shout abuse, swear at him, and threatened to burn down the elderly neighbour’s flat. 3. The report continued that **sometime around mid-September 2016.** 4. one of the Defendant's neighbours reported that the Defendant confronted him outside his block as he was going to the local park and started to shout abuse and threats at him and said to him "I can get you over at the park, I know you go for a walk". 5. This incident-led to his arrest and to the matter being referred to the Magistrates Court. 6. A file note of the report is exhibited on page 31of the exhibit bundle LN1. |  |
| **Page Number: 108** | | |
|  | 1. I had meetings with Mr. George Quinton, one of the Defendant’s neighbours on **15th December 2016** 2. And **11th January 2017** 3. He reported that he was experiencing problems with the Defendant's behaviour, and that on **04th October 2016** the Defendant aggressively banged on his ceiling and accused him, of making noise. 4. The Defendant then went to the neighbour’s flat upstairs and started kicking and banging on the front door and was swearing and shouting at him. 5. The Defendant later went downstairs, dragged the neighbour’s motorbike from where it was parked and started to hit it with a piece of wood. 6. A file -note of the report is at pages 32-34 of the exhibit bundle. |  |
| **Page Number: 108 + 109** | | |
|  | 1. **22nd November 2016** during a telephone conversation with my former colleague MS Sarah Fletcher, the Defendant was heard saying to his mother, who was present with him, 'I'm goanna get do her over, I’m goanna take her job just for fun' referring to MS Fletcher. 2. A file note of the incident is at page 34A of the exhibit bundles. 3. I hereby attach a case history detailing incident of reports from Mr. Mathiyalagan about the abuse, threats, and persistent intimidation by the Defendant. 4. The case history is at pages 35". to· 40 of the exhibit bundle L1. 5. It shows that Mr. Mathiyalagan reported incidents too numerous to set out in this statement about abuse, threats, attempts to extort family and intimidation by the Defendant. 6. Examples are that the Defendant banged on his front door while his wife was alone at Home with their young daughter and shouted abuse at his wife and asked her to turn off the bathroom taps. He also removed his electricity fuse thereby cutting off their power supply. 7. Mr. Mathiyalagan reported the incident to the police and was given CAD 5753/23 8. **December 2016** 9. A file note of this incident- is at page. 37 of the exhibit bundles. |  |
| **Page Number: 109** | | |
|  | 1. Other examples) of aggressive and anti-social behaviour reported by Mr. Mathiyalagan were that on **21st January 2017,** the Defendant aggressively banged on his door, swore, and shouted abuse and threats at him and his family and accused them of making noise. |  |
| **Page Number: 109** | | |
|  | 1. **goth June 2017** the Defendant attacked Mr. Mathiyalagans cousin in the communal hallway as he returned from work late at night by grabbing him on the arm and neck thereby causing bruising to his arm and neck. 2. The Defendant also snatched his mobile phone from him as he tried to record the incident. |  |
| **Page Number: 109** | | |
|  | 1. **16th June 2017** the Defendant confronted Mr. Mathiyalagans wife as she was exiting the main entrance at 11:05am and said to her that he had her bank and personal details. 2. He also reported that the Defendant told his wife that he wanted her and her husband to pay him some money. |  |
| **Page Number: 109** | | |
|  | 1. **23rd June 2017** the Defendant came out of his flat with his dog and attacked Mr. Mathiyalagans cousin as he returned from work at 11:35pm. 2. He reported that the Defendant punched his cousin twice on the chest tried to push him out of the block and snatched his mobile phone as he tried to record the incident. |  |
| **Page Number: 109** | | |
|  | 1. **28th June 2017** the Defendant confronted Mr. Mathiyalagans wife as she was leaving the block at 11:45am, swore at her, shouted abuse, and accused her of making noise inside her flat. 2. He said to her that he knows all her personal details and that of her husband including their full names, date of birth, phone numbers and bank details. 3. The Defendant demanded that they pay him some money and asked her to tell Mr. Mathiyalagan to come and see him. |  |
| **Page Number: 109 +110** | | |
|  | 1. **02nd July 2017** Mr. Mathiyalagan reported that the Defendant confronted him with his dog barking and without a lead as he was going out with his family at 5:18pm and asked him when· he was going to hand over the money. 2. He also reported that as they left the block the Defendant ran after them swearing and shouting abuse and demanded that he must pay him money if he wants him to leave him alone. 3. The Defendant also said. to him that. 4. He has all their Personal details. 5. A report of the incident is at page 40 of the case history. |  |
| **Page Number: 110** | | |
|  | 1. Case history notes exhibited at pages· 41-46 how reports of similar aggressive and intimidating behaviour displayed to Mr. Mathiyalagan was being experienced by another tenant who wishes to remain anonymous because of fear of reprisal from the Defendant. |  |
|  | **Page Number: 110** | |
|  | 1. Similarly, further case notes exhibited at pages. 47-52 show that another tenant who wishes to remain anonymous was being subjected to the Defendant’s anti-social behaviour. 2. She had to be moved from the block because of the harassment from the Defendant and because she suffered from mental health problems and was particularly vulnerable and unable to deal with the threats and harassment from the Defendant. |  |
|  | **Page Number: 110** | |
|  | 1. **07th February 2017** the Defendant approached the leaseholder of 117 Burncroft Avenue and his plumber outside the block as they were attempting to resolve low water pressure issues affecting the flat. 2. The Defendant informed the leaseholder that there were problems between him and his tenants but did not. give specific details. 3. The leaseholder explained to the Defendant that his tenants we’re experiencing low water pressure in their flat and that they were trying to fix the problem. 4. The Defendant said to the leaseholder, “you will not resolve the problem as I am restricting their water supply." 5. The leaseholder later asked the Defendant to increase the water pressure and the Defendant stated. 6. "I cannot do anything at the moment; I will sort it out later” 7. A report of this incident is at page 55 of the exhibit bundles. |  |
|  | **Page Number: 110 + 111** | |
|  | 1. **24th February 2017** the Claimants officers Sarah Fletcher and Steve Kirk attended the Defendant’s property following reports of low water pressure in the flats above his. 2. While inside his flat they noticed that the Defendant have installed a metal security gate inside his front door. 3. It 'also' appeared that the Defendant may have removed the wall between his kitchen and living room thereby creating an open plan living space. A copy of the file note is pages-56-57 -of -the bundle. |  |
|  | **Page Number: 111** | |
|  | 1. **May 2017** the Claimant’s officers, MS Fletcher a Neighbourhood officer who has since left the Council and Mr. Steve Stirk a surveyor visited the Defendant's block of flats following reports of low water pressure to flats 109, 113 and 117 Burncroft Avenue. 2. While the Claimant's officers were outside flat 113, the Defendant came up to them and started to complain about his perceived victimization by his neighbours, the police, and the council. 3. While the Defendant was talking to the officers Mr. Mathiyalagan came down the stairs and the Defendant said to him, 4. “I’m going to the police station now with my evidence about you and I’m going to ruin your life'' 5. A file note of this report is exhibited at page 58 of the exhibit bundle and an email from Steve Stirk is at page 59. |  |
|  | **Page Number: 111** | |
|  | 1. **14th May 2017** when another neighbour who wishes to remain anonymous reported that the Defendant aggressively banged on her door, shouted abuse and threats at her and falsely accused her of making noise and coming into his flat to attack him. 2. The neighbour stated that the Defendant later followed her to her car as she was leaving the block shouting abuse and wanting to know where she was going. 3. The neighbour also reported that the Defendant allowed his dog to roam freely in the communal area of the block without a lead. 4. A file note of ·the report is at page 60 of the exhibit bundle L\_N1. |  |
|  | **Page Number: 111** | |
|  | 1. **28th May 2017** the Defendant was issued with a first instance Harassment letter by the police following allegations of harassment and threatening behaviour made to the police by his neighbour. 2. A copy of the letter and the PC's statement are at pages 61-62 of the exhibit bundle LN1. |  |
|  | **Page Number: 112** | |
|  | 1. **12th July 2017** Mr. Neville Gary, the Claimants repairs surveyor attended. the Defendant's flat to investigate reports of low water pressure to the flats above the Defendant's flat but the Defendant refused him access. Mr.-Neville Gary attended the Defendant's flat again at about 5:39pm following reports from the leaseholder of flat 117 Burncroft House that the water supply had stopped completely but the Defendant also refused him access. 2. The Defendant later shouted abuse and swear words at Mr. Gary and would not allow him to approach his car. 3. Mr. Gary has provided a witness statement in relation to this incident. |  |
|  | **Page Number: 10** | |
|  | **The Defendant is in breach of the following conditions of his tenancy agreement.**   1. **Condition 10 - "**You must not act in any way which causes, or is likely to cause, a 'nuisance or annoyance or is anti-social." 2. **Condition 21. -** "You must not abuse, harass, make offensive comments and/or malicious allegations, use or threaten to use violence against any of our officers or agents, or against a counsellor. This applies at any time and in any place. We may report the matter to the Police". 3. **Condition 31 -** "You must take care not to cause damage to your property or the property of your neighbours", 4. **Condition 33 -** "You must-keep the inside of your property clean and in reasonable decorative order". · 5. **Condition 34 -** "You must not use the property in any way that may cause a health and safety' hazard or encourage vermin and/or pests (for example, by hoarding items inappropriately)" 6. **Condition 53 -** "You must keep the inside of the property, the fixtures and fittings and glass if. The property in good repair during the tenancy" |  |
| **Page Number: 112 + 113** | | |
|  | 1. I have corresponded with the Defendant regarding the reports of anti-social behaviour made against him by his neighbours and invited him to meetings with his mother, but he declined to attend. 2. Letters were sent to him on**29th November 2016** inviting him for a meeting on **06th December 2016.** 3. **31st January 2017** inviting him for a meeting on the **February 2017.** 4. **16th February 2017** for a meeting on **22 February 2016.** 5. And **16th -March 2017** for a meeting on **22nd March 2017.** 6. These letters are exhibited at pages 63-70 of the exhibit bundle. |  |
| **Page Number: 113** | | |
|  | 1. I have enquired with the Mental Health Team whether the Defendant is currently known to the team and was informed that he is no longer under their care. |  |
| **Page Number: 113** | | |
|  | 1. The Claimant's operatives have had difficulties in accessing the Defendant's flat. to inspect the state· of the property and the unauthorized works and modifications which the Defendant is purported to have carried out without a written consent from the Claimant the Claimant has also been unable to check whether the Defendant is restricting water supply/pressure to the properties above his since **December 2016.** 2. The Defendant has admitted to restricting the water supply but has refused to allow the Claimant’s maintenance operatives access to his property to investigate and rectify the problem. |  |
| **Page Number: 113** | | |
|  | 1. The Defendant has intimidated the residents in the entire block and because of his Behaviour, we have received numerous complaints from residents, requests to be **transferred** from the block and we have had to move a vulnerable tenant from the block. |  |
| **Page Number: 113** | | |
|  | 1. I have made attempts to engage with the Defendant, but he has not been cooperative and has continuously displayed abusive and threatening Behaviour. towards the Claimant's members of staff and his neighbors. 2. A Notice of Seeking. Possession has been served to him and possession action is being considered. 3. However, in the meantime, this injunction is required to ensure that the other residents are not subjected to further intimidation and harassment by the Defendant. 4. This application is being made without notice because if the Defendant were given notice, he would intimidate the witnesses in an attempt to prevent the order being made. |  |
| **Page Number: 114** | | |
|  | **Statement Of Truth**   1. I believe the facts in this Witness Statement are true.   **Signed**   1. YES   **Dated This**   1. **08th day of August 2017** |  |
|  | **END** | |

1. The Witness Statement of George Quinton is dated with the correct date at the bottom of the document 07th day of August 2017and has three dates inside of it.
2. lived at this property since the 2nd of May 2016.
3. The Accused bike case 05th of October 2016.
4. Wrongfully accused of banging on door of 113 Burncroft Avenue around January 2017.
5. George also, states that he did not return back to the property since around January 2017 in Nevil Gray’s statement and Lemmy Nwabusi Statements taken on different dates
6. The Witness Statement of Neville Gary is Dated 01 August 2017 and George said to him he has not returned for 6 months prior.
7. In the Witness Statement of Lemmy Nwabusi Dated the 07 August 2017and on Page Number: 108 Lemmy Nwabusi states he had a meeting with Lemmy on two different dates but the first is a lie **A.** 15th December 2016 **B.** 11th January 2017.

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| **2**   * **The 1st Injunction Order / Lemmy / pub Book Issue: 1!**   Statement of George Quinton /  **Page Numbers:** 120,121,122,123 | |
| **Made on behalf of the Claimant**  Witness Statement of George Quinton  Statement No, 1 4.  Dated 28 July **2017**  **IN THE EDMONTON COUNTY COURT**  **BETWEEN:**  **CLAM NO:**  **THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD**  **Claimant**  **-and-**  **MR SIMON CORDELL**  **Defendant**  **WITNESS STATEMENT OF MR GEORGE QUINTON** | |
| **Page Number: 120** | |
|  | **1.** lam the tenant of Fiat 113 Burncroft Avenue, Enfield, EN3 7JQ. My fiat is located the next floor above the Defendant's. I have lived at this property since the **2nd of May 2016.** |
| **Page Number: 121** | |
|  | **2.** I make this Witness Statement in support of the Claimant’s application for an injunction to stop the Defendant from causing intimidation, harassment to me and other residents. |
| **Page Number: 121** | |
|  | **3.** The problems that I have encountered with this tenant have been a regular occurrence since the commencement of my tenancy. The Defendant would come to my flat three or four times a week, on occasion this would occur more frequently whereby he would extend this harassment to not only myself but to my visitors also often following them as they would leave the building. He would often play loud music after which he would become very argumentative and bang on my door accusing me and my visitors of maliciously making loud noises to annoy him. |
| **Page Number: 121** | |
|  | **4.** The Defendant would often make threats to me and on one particular occasion the Defendant said to me, ‘he is on a curfew for 12 days, but he would come ‘after me’ once this is over'. |
| **Page Number: 121** | |
|  | **5.** The Defendant had also made accusations claiming that the noises I was allegedly causing had resulted in the sudden death of his child. |
| **Page Number: 121 + 122** | |
|  | **6.** On another occasion on the **05th of October 2016** the Defendant came to my flat banging on the door and when I answered immediately started shouting at me.  He then went downstairs and about ten minutes later he approached my moped which was parked outside the building and started smashing it with a wooden stick.  The damage that caused was to my vehicle was significant and prevented me from using it for some time and caused me to lose my job through lack of transport which was a requirement of my employment.  The damage to the motorcycle was damage to tyres, the side panels, the headlights both front and rear along with both the breaks and the mirrors.  The matter was reported to the Police who attended and arrested the Defendant. A crime reference number was obtained relating to this incident and I will be happy to provide this at the hearing when I attend. I also have a recording of conversation between the Defendant and I, where he admitted having caused damages to my moped. The recording will be provided at the hearing. |
| **Page Number: 122** | |
|  | **7.** A further incident occurred with the Defendant around **January 2017** whereby he came to my front door and started shouting and complaining about noise and that he was being wrongfully accused by the Police and accused myself and other tenants of being out to get him.  I asked him to leave but he refused to do this, so I then left my flat to stay at my friends as the Defendants behaviour had scared me.  When I returned to the property a couple of days later, superglue had been inserted into the front entrance door lock preventing me from gaining access, this also caused the key to break. |
| **Page Number: 122** | |
|  | **8.** This was reported to the council and an order was required to gain entry to my property. This was recorded under works order reference number 1814013/1. |
| **Page Number: 122 + 123** | |
|  | **9.** Due to the erratic and abusive behaviour of this tenant I have been forced to flee my property because I feel scared and uncomfortable, and I have not returned since.  As a result of this I have also fallen into arrears, I am now facing homelessness. |
| **Page Number: 123** | |
|  | Dated this **07th day of August 2017** |
| **END** | |

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| **1**   * **The 1st Injunction Order / Lemmy / pub Book Issue: 1!**   Lemmy 1ST Injunction Mathiyalagan Statement**/**  **Page Numbers:**  69,70,71,72,73,74,75,76 | | |
| **“The 1st Injunction Order Lemmy”**  **1.** Made on behalf of the Claimant  **2.** Witness Statement of Markandu Mathiyalagan  **3.** Statement No. 1  **4.** Exhibits  **5.** Dated 02.03.**2017**  **CLAIM NO:**  **IN THE EDMONTON COUNTY COURT**  **BETWEEN:**  **Claimant**  **THE MAYOR AND BURGESSES OF**  **THE LONDON BOROUGH OF ENFIELD**  **-and-**  **Defendant**  **MR SIMON CORDELL**  **WITNESS STATEMENT OF MR MARKANDU MATH IYALAGAN** | | |
| **Page Number: 69** | | |
|  | **1.** I am the tenant of Flat 117 Burncroft Avenue, Enfield, EN3 7JQ. My flat is located two floors above the Defendant’s. I live there with my wife and children. I have been housing to this Property with my family on  **11th September 2014**  by Waltham Forest District Council. The Property was given to me as a temporary accommodation. |  |
| **Page Number: 70** | | |
|  | **2.** I make this Witness Statement in support of the Claimant’s application for an injunction to. stop the Defendant from causing intimidation, harassment to me and other residents.  **BACKGROUND** |  |
| **Page Number: 70** | | |
|  | **3.** The problem with the Defendant started a few months after we moved into the property, after the Defendant approached me asking me to write a letter of support in relation to a problem, he was having with the lady that used to live at Flat 113 Burncroft Avenue. I refused to write the letter and told the Defendant that I do not want to get involved as I did not have any problems with the lady. Since then, the Defendant has made living in this block difficult for me and my family. He has been very aggressive to my family and I and has continuously intimidated, threatened and harassed my wife, cousin, and me. |  |
| **Page Number: 70** | | |
|  | **4.** The Defendant have repeatedly accused us of making noise inside our flat even though our flat is situated two floors above his and the person living directly below us have never complained to us about noise.  He has shouted abuse at us, damaged our properties and aggressively demanded money from me.  My family and I are constantly living in fear and my wife are frightened to stay at home and has had to accompany me to work on several occasions and stayed in the car with our young daughter until I finish work. |  |
| **Page Number: 70 + 71** | | |
|  | **5.** The Defendant has slashed my car tires, damaged my fuse box, and has physically threatened to hit me with a piece of wood. He has a big dog that he brings out with him without a lead when he approaches us, and he has used the dog to intimidate us. He also allows the dog to bark and run freely inside the communal hallway and staircase without a lead. I have reported all the issues to the police and Waltham Forest, the local authority that placed me in the property but each time the police attends, the Defendant will lock himself inside his flat and will refuse to answer his door. |  |
| **Page Number: 71** | | |
|  | **6.** On  **06th August 2016** at 6pm, the Defendant threatened and shouted abuse at me and my wife, he aggressively demanded money from me and threatened to beat me up. He repeatedly swore at my wife, called her a ‘witch’ and tried to stop me from going up the stairs to my flat by standing in front of me and placing his hands on the railings. | **17/10/2016** A letter got sent backdating to the **06/08/2016**  There was only one date complained about in the letter and that stated that I was a drug addict.  **+**   1. **Enfield Council Officer Sarah Fletcher 11/11/2016**   This was one of the madeup and backdated offences. |
| **Page Number: 71** | | |
|  | **7.** On  **08th August 2016** the Defendant aggressively banged on my front door, shouted abuse at me and my wife and accused us of making noise.  He then used a screwdriver to damage the lock on my electric meter cupboard and removed the fuse box thereby cutting off our electricity supply. I reported the incident to the police and was given reference number CAD 7934/August **2016**. | **Enfield Council Officer Sarah Fletcher 11/11/2016**  This never got said in the meeting |
| **Page Number: 71** | | |
|  | **8.** On  **27th September 2016** at 11:45pm, I was confronted by the Defendant as I returned to my flat with my wife and young daughter and he threatened and swore at me and demanded money from me. | **Enfield Council Officer Sarah Fletcher 11/11/2016**  This was one of the madeup and backdated offences.  But deceitfully elaborated in this statement dated 02/08/2017 |
| **Page Number: 71** | | |
|  | **9.** On  **28th September 2016** at 5:30pm, the Defendant aggressively banged on my front door and threatened and shouted verbal abuse and swear words at me and my wife. He also aggressively demanded money from me. | **Enfield Council Officer Sarah Fletcher 11/11/2016**  This was one of the madeup and backdated offences.  But deceitfully elaborated in this statement dated 02/08/2017 |
| **Page Number: 71**  **No More 11/11/2016**  **And**  **20/10/2016**  **The 1st Injunction Order / Lemmy / pub Book Issue: 1!**  **B:** Markandu Council History / Tel/Updated Complaint / **Address of 117 /**  **Page Numbers:**  40,41,42,43,44,45  **41**  **B.**  **20/10/2016:**  **Tenants off 117 Complainant the Mathiyalagan Family”**  Response sent to Members Enquiry - no prior reports received from Complainant - may have been reporting to Waltham Forest District Council? Contact information requested for complainant in order to investigate further. Contact number subsequently provided.  And  **I come home from bail conditions to stay at my mother’s home.** | | |
|  | **10.** On  **08th December 2016** the Defendant aggressively banged on my front door while my wife was alone in our flat with our young daughter and accused her of making noise. He also shouted abuse and threats at her. The incident was reported to the police, and I was given reference number 5227336/16. | This got said in the first 12 made up allegations sent to my mother by email on the **10/02/2017.**  **6)** On **8/12/16 Complainant A** reported that Mr. Cordell came and banged on his front door, shouted abuse and threats at him and accused him of making noise. |
| **Page Number: 72** | | |
|  | **11.** On  **11th December 2016** the Defendant aggressively banged on my front door and accused us of making noise, he also shouted abuse and threats at me and my wife. | **The First 12 Made Up Allegations**  This never got said in the meeting |
| **Page Number: 72**  **The Enfield Councils History FOI Indexed**  **Stage 4**  Please reply to: Geoffrey Mann  Geoffrey Mann Neighbourhood Manager  **Page Number:** 27,28,29,30,  **1.** Anti-Social Behaviour Order  We are aware that the police applied for an Anti-Social Behaviour Order (ASBO) which was granted on **4th August 2015** against your son in relation to activities that cations away from Burncroft Avenue. We are aware that your son is appealing against the ASBO and we are therefore unable to comment further.  We have checked our records since **4h August 2015** and found two records of telephone complaints received from your son. One on **20h August 2015** and again on **26h January 2016** which related to noise and the issues he was having with a neighbour. These concerns were dealt with at the time by relevant officers.   1. However, our records show that since your son’s tenancy began on 14th August 2006, there has been at least one previous complaint against your son from another neighbour prior to the ASBO. 2. We are aware of the alleged incident that happened on **4th October 2016** as this was reported to us and this will be addressed separately as part of ongoing Anti-Social Behaviour investigations. 3. Debra Andrews was the incident on the Enfield councils’ records that was being referred to 4. .Jeffrey Oman allowed Dawn Alen to create this incident in fraud and without ever telling I and my mother till this date. This is why he never explained the incident in this email. 5. Also, I and my mother sent dawn Allen a letter explain the true events on this date but this information was never updated on purpose. | | |
|  | **12.** On  **23rd December 2016** at 3:43pm, the Defendant banged on my front door while my wife was alone at home with our young daughter, he shouted abuse at her and asked her to go to the bathroom and turn off the taps. He also removed our electricity fuse thereby cutting off our power supply. I reported the incident to the police and was given reference number 5753123rd December **2016**. | Said in the first 12 made up allegations on sent to my mother by email on the **10/02/2017/**   1. On **23/12/16 Complainant A** reported that his wife was at home alone with their child between 3.45pm when Mr. Cordell came and knocked on his front door, started to shout abuse and asked his wife to go in the bathroom and turn off the tap. He also alleged that Mr. Cordell later removed his electricity fuse thereby cutting their power supply. |
| **Page Number: 72** | | |
|  | **13.** On  **26th December 2016** at about 12:30pm, my family and I was going out and as we got to the first floor, the Defendant came running up the stairs towards us with a towel round his waist and started to shout abuse at us and accused us of tampering with water and stopping the water supply to his flat. I tried to explain to him that we also have restricted water supply to our flat, but he will not listen and continued to shout abuse at us and followed us until we left the block. | Said in the first 12 made up allegations on sent to my mother by email on the **10/02/2017/**   1. On **10/01/2017** **Complainant A** telephoned to report that on **26/12/16** at about 12 to 1pm he was going out with his family when Mr. Cordell ran up the stairs with a towel round his waist and started shouting abuse and threats at him and his wife. He alleged that Mr. Cordell accused him of tampering with his water supply and tried to stop them from leaving the block. He also stated that on 3/1/17 at 10.47pm, he was coming back from a family outing and as soon as they entered the block, Mr. Cordell came out of his flat and started shouting abuse and threats at him. Stripping |
| **Page Number: 72** | | |
|  | **14.** On  **03rd January 2017** at 10:47pm, the Defendant confronted me, my wife and our two-year-old daughter as we returned from a family outing and followed us up the stairs and started to shout that we were deliberately banging on the water pipes and making noise. The Defendant also talked about saving me from being beaten up by some unknown persons, he stated that he caught my wife and I making noise inside my bathroom, called me a ‘lying cunt’ and asked, me to swear on my baby’s life that we were not banging. He continued to shout abuse and threats at us for about 15 minutes. | **The First 12 Made Up Allegations**  This never got said in the meeting |
| **Page Number: 73**  **11/11/2017** Lemmy Met George quinton and then went and made all the Enfield Councils Neighbours histories against me in Fraud.  Lemmy and team done this after the police losing the case on the 16/11/2016.  The reason he done this fraud against me was to cover up the Asbo and Fraud his team had already committed by making up the 1st 12 allegations / Complainant A, B, C.  They needed complaints to show in my personal data for mine and my mother’s FOI / SAR request for my personal data out of the computer systems. We received the data on the **24/01/2017.**  Lemmy and teams then added that frauded Enfield Councils Neighbours histories into the 1st Injunction Order with a printout date of the **08/08/2017** and this show that Lemmy and team backdated even more frauded dates into the official court order in between these dates **24/01/2017 & 08/08/2017.**  This can be proved by overviewing the documentation hosted at the following weblink:  <https://horrific-corruption-files.webhop.me/Flipbook-Indexs/A-6-1stInjunctionOrder-Index/> | | |
|  | **15.** On  **21st January 2017** at 6:21pm, the Defendant aggressively banged on my front door, swore, and shouted abuse and threats at us and accused us of making noise. | Said in the first 12 made up allegations on sent to my mother by email on the **10/02/2017/**   1. On **23/1/17 Complainant A** reported an incident that occurred at 6.24pm on **21/1/17**. He alleged that his wife was at home with their child when Mr. Cordell come and started banging on his front door, shouted abuse and threats and accused them of making noise. |
| **Page Number: 73** | | |
|  | **16.** On  **31st January 2017** at 6:10pm, the Defendant aggressively banged on my front door, shouted abuse and threats at us and accused us of banging on the floor. Later in the evening of the same day I discovered that all four tires of my car which was parked outside the block have been slashed with a sharp object. | Said in the first 12 made up allegations on sent to my mother by email on the **10/02/2017/**  On **1st February 2017** **Complainant A** reported an incident that occurred at 5.10pm on **31/1/17.** He alleged that his wife was alone with his child at home when Mr. Cordell came and banged on his door and started shouting abuse and threats and accused them of banging on the floor. I will write to Mr. Cordell next week to arrange for him to meet with me and another colleague at the Civic Centre to discuss the allegations made against him. |
| **Page Number: 73**   1. **129 – days** went past when starting from the 10/02/2017 with the same 12 allegations Lemmy sent to my mother and without any increment. Lemmy and team continued to email my mother as she did them without any update of any of the addition incidents getting mentioned. In this Example **Day 1 = 10/02/2017.**      1. On the **10/02/2017** is when Lemmy who did work for the Enfield Council, sent my mother **12** made up allegations that accusing myself of offences. 2. Lemmy continued to send my mother the same **12** offences until the **1st Possession Order** dated **19/06/2017** 3. The **21/03/2017** was the last email sent to my mother after the email sent on the **10/02/2017** at **16:01** giving the same **12** accused allegations. 4. There is **129 Days** in between **10/02/2017** & **19/06/2017.**   **24/01/2017:** On the 24/01/**2017** My mother had requested my personal Data held about myself on the Enfield Councils computer system and so on to delivered to ourselves and this is the date that the information got taken out of there computer systems. | | |
|  | **17.** On  **05th May 2017** I was walking out of the block when I saw the Defendant talking to two council officials and as I walked past them, the Defendant said to me that he will ruin my life and that he was going to present evidence to the police about my illegal activities. I did not respond or say anything to him. | **In the 1st Possession Order** |
| **Page Number: 73** | | |
|  | **18.** On  **12th May 2017** at about 12pm, my wife, was at home with my daughter and my cousin when the Defendant came up to my front door and started to bang and push aggressively on the door, shouting for my wife to open the door saying that he wanted .to talk to her. The Defendant knew that I had gone to work and that my wife may be alone with our young daughter, but he insisted on my wife opening the door for him while shouting abuse at her. | **Not in the 1st Possession Order** |
| **Page Number: 73** | | |
|  | **19.** On  **01st June 2017** I was at work when my wife telephoned me to complain that the Defendant and two other males came and banged on my front door for about two minutes. My wife was alone with our young daughter at the time, and she was very frightened because of the loud banging on our front door. | **Not in the 1st Possession Order** |
| **Page Number: 74** | | |
|  | **20.** On  **09th June 2017** my cousin returned from work late at night and as he opened the main communal door, the Defendant came out of his flat and started to shout abuse at him. As my cousin brought out his mobile phone to record the incident, the Defendant snatched the phone from him. A struggle ensued as my cousin tried to get his phone back from the Defendant. The Defendant then physically attacked my cousin; he grabbed my cousin round his arm and neck and injured his arm thereby causing it to bleed. My cousin managed to get his phone back and called the police. The police attended within 10 minutes and my cousin explained to them what happened, and they went to speak to the Defendant, but he refused to let them in. | **In the 1st Possession Order** |
| **Page Number: 74** | | |
|  | **21.** On  **16th June 2017** at 11:55am, the Defendant confronted my wife outside the main entrance door as she was going to pick our daughter from school and accused her of making noise. The Defendant also said to my wife that he has our bank account and personal details and that she should tell me to pay him money. | **In the 1st Possession Order** |
| **Page Number: 74** | | |
|  | **22.** On  **18th June 2017** at 11:55am, the Defendant confronted my wife outside the communal entrance door as she was going to pick our daughter from school and said to her that he knows what time she goes out and when she returns and to tell her husband that he wants to speak to him. | **In the 1st Possession Order** |
| **Page Number: 74 + 75**   1. **129 – days** went past when starting from the 10/02/2017 with the same 12 allegations Lemmy sent to my mother and without any increment. Lemmy and team continued to email my mother as she did them without any update of any of the addition incidents getting mentioned. In this Example **Day 1 = 10/02/2017.**      1. On the **10/02/2017** is when Lemmy who did work for the Enfield Council, sent my mother **12** made up allegations that accusing myself of offences. 2. Lemmy continued to send my mother the same **12** offences until the **1st Possession Order** dated **19/06/2017** 3. The **21/03/2017** was the last email sent to my mother after the email sent on the **10/02/2017** at **16:01** giving the same **12** accused allegations. 4. There is **129 Days** in between **10/02/2017** & **19/06/2017.**   **The 1st Possession Order**  **Start Date by Email:** [19/06/2017](#PossessionOrder1)  **Said to have got served Date:** [19/07/2017](#PossessionOrder1_Letter)  **End Date** [08/08/2017](#PossessionOrder1_End)  **The 1st Injunction Order / Lemmy / pub Book Issue: 1!**  **SS + TT:** Markandu Council History / **SS + TT:** Mr. Mathiyalagan telephoned / **Address of 117**  **/ Page Numbers:**  40,41,42,43,44,45  Enfield Council 1st Injunction Order: Mathiyalagan Markandu Council History / Said to have gotten Served 09/08/2017. – “SS. 19/06/2017: Mr. Mathiyalagan telephoned to report an incident that happened today at 11,55am as his wife was going to pick their daughter from school. He stated that Simon confronted her outside the communal entrance door and said to her that he knows what time she goes out and when she returns and to tell her husband that he wants to speak to him. He also stated that another incident happened on Friday **TT. 16/6/2017 at 11.55am** when Simon confronted his wife as was going to pick their daughter from school and accused her of making noise. He stated that Simon also told his wife that he has their bank account and personal details and that she should tell him to pay him money.” | | |
|  | **23.** On  **23rd June 2017** my cousin returned from work at 11:35pm and as he entered the block, the Defendant came out of his flat with his dog barking and without a lead and started to swear and shout abuse at my cousin. The Defendant then attacked my cousin by punching him twice on the chest and tried to push my cousin out of the block. The Defendant snatched my cousin’s mobile phone as he tried to record the incident, but he managed to get the phone back. My wife heard the commotion and woke me up and as we came out of my fiat shouting at my cousin and wanting to know what | **In the 1st Possession Order** |
| **Page Number: 75** | | |
|  | **24.** On  **28th June 2017** at 11:45am, the Defendant confronted my wife outside the main entrance door as she was going to pick up our daughter from school and demanded to talk to her. My wife told him that she cannot stop to speak with him as she was on her way to collect her daughter from school but the. Defendant ran after my wife, stood in front of her and started to shout at her. The Defendant told my wife that he knows all our personal details including our full names, date of birth and bank details. The Defendant demanded that we should pay him some money and that my wife should tell me to come and talk to him. The Defendant also accused my wife of making noises inside our flat. | **In the 1st Possession Order** |
| **Page Number: 75** | | |
|  | **25.** On  **30th June 2017** at 11:45am, the Defendant confronted my wife as she was leaving the block to go and pick up our daughter from school and accused her of slamming the door. My wife denied slamming the door and the Defendant called her a liar and proceeded to swear and shout abuse at her. | **In the 1st Possession Order** |
| **Page Number: 75 +~ 76** | | |
|  | **26.** On  **02nd July 2017** at 5:18pm, my family and I was going out to visit some friends and as we were about to exit the block, the Defendant popped his head out of his front door and asked me when I was going to hand over the money to him. I told him that I was not going to give him any money and that he should go and work so that he could earn some money. As we left the block, the Defendant came running after us and was shouting abuse and swearing at me and said to me that I should pay him some money if I want him to leave me and my family alone. The Defendant also said to me that he has all our personal details including phone numbers, date of birth and bank details and that I must pay him to have them back. I told him that I will not pay him and to do whatever he likes with the details. | **In the 1st Possession Order** |
| **Page Number: 76** | | |
|  | **27.** The constant verbal abuse, swearing, intimidation and aggressive Behaviour from the Defendant towards my family and I have made & difficult for us to live in our own home. The fear of not knowing when we will be confronted with vile and aggressive Behaviour as my wife and 1 go out or return to our home has caused us sever stress and anxiety. My wife is afraid of leaving Our flat on her own due to fear that the Defendant will confront and shout abuse at her. We are having to tip-toe inside our flat, for fear of being accused of making noise even though we Dive too floors above the Defendant. The Defendant has caused us immense hardship by vandalizing my property and although I cannot prove If, I am certain that the Defendant was responsible for slashing my oar tires, damaging my meter cupboard, and removing my electricity fuse several times and restricting water flow to my flat. Also, I no longer park my oar outside my block In Burncroft Avenue because of the car being vandalized I now park a few streets away, about ten or fifteen minutes from my home Instead of outside my block which is about a minute from my flat. I do not as to why we should have to live this way. |  |
| **Page Number: 76** | | |
|  | **Statement of Truth**  I believe the facts in this Witness Statement are true.  **Signed:** “Marked as” Yes  **Name:** Markandu Mathiyalagan  **Dated:** 02/08/2017  **Dated:** 02nd August 2017 |  |
| **END** | |  |

**1st Injunction Order Dates**

**Start Date:** [09/08/2017](#InjuctionOrder1)

**End Date:** [03/01/2018](#InjuctionOrder1_End)

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| * **The 1st Injunction Order / Lemmy / pub Book Issue: 1! “Edited Date”**   Lemmy 1st Injunction Mr. Neville Gary Council Staff Statement**/ Page Numbers:**  77,78,79,80 | |
| **“The 1st Injunction Order Lemmy”**  **1.** Made on behalf of the Claimant  **2.** Witness Statement of Neville Gary  **3**. Statement No. 1  **4.** Dated 01 August **2017**  The 01 in the date has been forged!  CLAIM NO:  **IN THE EDMONTON COUNTY COURT**  **BETWEEN:**  **Claimant**  **THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD**  **-and-**  **Defendant**  **MR SIMON CORDELL**  **WITNESS STATEMENT OF MR NEVILLE GRAY** | |
| **Page Number: 77** | |
|  | **1.** I am employed by the London Borough of Enfield as an in-house legal disrepair surveyor and have been so employed since  **February 2014.**  My role consists of carrying out property inspections, diagnosis and the management of repairs to the councils entire housing stock along with dealing with and overseeing all disrepair claims. |
| **Page Number: 78** | |
|  | **2.** I make this Witness Statement in support of the Claimant’s application for an injunction to stop the Defendant from causing intimidation, harassment and alarm to me, other Council Officers and residents near his property on Burncroft Avenue, Enfield, EN3 7JQ. The application also seeks access to the Defendant’s Property to enable the Claimant to' carry out routine and l maintenance inspections. |
| **Page Number: 78** | |
|  | **3.** The Defendant is a. secure tenant of Flat 109 Burncroft Avenue, Enfield EN3 7QJ. |
| **Page Number: 78** | |
|  | **4.** I first visited this property in the morning of  **12 July 2017**  at 11.00 am after complaints were made from the tenants at Flat 117 regarding the low pressure of their water supply. I knocked on the Defendant’s flat at 109 but there was initially no answer, I had noticed that the front entrance door to the property was unlocked and slightly open; I could also hear a dog barking which appeared very aggressive. I shouted through the open door and explained that I needed to come to his property and check the water tap but he refused to come to the door. The Defendant was shouting and swearing at me to go away. At that time, I had immediately backed off and called the Claimant’s call centre who then called his mother Ms Mother, on my behalf who then attended the Defendant’s Property with her brother. The Defendant’s still refused access and was extremely vocal and so that visit did not proceed but was re-scheduled for **Thursday 13 July** and then changed to **Monday 17 July** as his mother was not available. |
| **Page Number: 78 + 79** | |
|  | **5.** On  **12 July 20.17** at 5.39pm, I received calls from both the Leaseholder and the Managing Agents of Flat 117 advising that their tenants’ (Mr and Miss Mathiyalagan) water supply had stopped completely. I also called the tenant of 113 (Mr Quinton) and he had agreed to meet me at his property: I then called Ms Cordell and expressed urgency of accessing his property also, this evening to check his stop cock. It was agreed for her to meet me at the property along with the tenant of 113 and the Leaseholder of 117. I contacted one of the Claimant’s housing managers, Mr Clive Green who| expressed his concern of me attending out of hours but it was then agreed that I could attend but call him as soon as I arrived and at ten-minute intervals. |
| **Page Number: 79** | |
|  | **6.** On route to the property the Leaseholder of Flat 117 Mr John Irving called and said that their pressure was on and normal and was off for approximately 30 minutes. The pressure was poor that morning and became non- existent the same evening for 30 minutes without explanation and then returned to normal better than it had been since  **December 2016**  This caused me concern as there was a strong suggestion that the Defendant was restricting pressure to the tenants of Flats 113 and 117 who have both confirmed the problems they have had and that the Defendant had said to them that he was controlling the water pressure previously. |
| **Page Number: 79** | |
| Witness Statement of Neville Gary  is Dated  **01 August 2017**  **=**  **01 February 2017**  But Georges statement says the **January 2017** on **Page Number: 122** | **7.** Mr Quinton of Flat 113 said that he has not been at his property for 6 months as he is scared of the Defendant’s violent conduct who had also banged and kicked on his front door previously. |
| **Page Number: 79** | |
|  | **8.** The leaseholder of Flat 117 Mr John Irving also reported to me that the Defendant has been demanding money off of his tenant at 117 to the value of £500. |
| **Page Number: 79 + 80** | |
|  | **9.** The Defendant refused access again in the evening on  **12 July 2017**  but when I was about to return to my car he came out and although he was initially reasonable, he then started shouting and swearing at me outside the main communal front entrance. I backed away and made my way to my car but he started following me continually showing aggression and using vile language, this must have been around 19f30pm. At that point I called one of my managers and advised that I required assistance. The Defendant’s behaviour continued to worsen against me and so I called the Police as he would not allow me to approach my car. A police reference number was provided to me on the day 77591207**2017** CAD. |
| **Page Number: 80** | |
|  | **10.** I awaited the Police and they spoke to the Defendant’s mother. The Defendant refused to come out or allow access. He wanted me to return on Monday of which I have now refused to do because of his threats and violence. |
| **Page Number: 80** | |
|  | **Statement of Truth**  I believe the facts in this Witness Statement are true.  **Signed:** “Marked as” Yes  **Name:** Neville Gary  **Dated:** 01 August **2017** |
| **END** | |

**Enfield Council 1st Injunction Order:** Witness Statement of John Irving Dated **28 July 2017** / Said to have gotten Served 09/08/**2017**. – “**Page 1** I, Mr. John Irving, of 117 Burncroft Avenue, Enfield, EN3 7JQ (Leaseholder) make this statement believing it to be true and understand that it may be placed before court. Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to tie best of my knowledge. **I WILL SAY AS FOLLOWS** I am the landlord of Flat 117 Burncroft Avenue, Enfield, EN3 7JQ. The flat is located just above the Defendant's. The Property is currently let to Mr Mathiyalagan and it is being occupied by him, wife and his children. I make this Witness Statement in support of the Claimant’s application for an injunction to stop the Defendant from causing intimidation, harassment **Page 2** and alarm to me, my tenants and other residents on Burncroft Avenue, Enfield, EN3 7JQ. The application also seeks access to the Defendant’s Property to enable the Claimant to carry out checks on the Defendant's water pipes which are possibly affecting my tenant’s water pressure and supply. **Background** **3.** In the evening of **12 July 2017,** I met with one of the Council’s in-house legal surveyors, Mr Neville Gray with regards to an ongoing low water pressure issue. Mr Gray attended my property (**Flat 117**) at 11am on the day and agreed that the water pressure was not adequate. An attempt was made to gain access to the two flats immediately below, including the Defendant’s but this was unsuccessful. **4.** At approximately 17.00 hrs the same day I was contacted by the managing agent informing me that there was now no water at the flat. I contacted Mr Gray and we both decided to attend the Property out of hours. I arrived at the flat to discover that water had been totally cut off for approx. 30 minutes, but surprisingly shortly after our arrival a supply was resumed and with good pressure. This despite the fact that low pressure had been a continual problem since **27 December 2016**. Thames Water and plumbers have attended my property on at least 5 occasions but could not find a reason for the low pressure. **5.** The Defendant lives in Flat 109 and in conjunction with his mother/mediator, was contacted by Mr Neville Gray with the intention of inspecting his flat. However, this was declined by the Defendant. Although I was inside the block, (on the landing), I watched the discussion from the open window. It was obvious the Defendant was becoming increasing agitated by the raised voices and approaches towards Mr Gray. I could **Page 3** see that he was not comfortable with the situation, and he backed off. He seemed to be very vocal with an aggressive manner, which was intimidating; at this point Mr Gray called for the police to attend. **6.** I wish to add that on a previous visit to the property on **26 January 2017**, to resolve the low water pressure, the Defendant had informed me that he was restricting the supply and stated: you will not solve the problem as I am restricting their water supply’. This was mentioned to me in front of an independent witness, a plumber who was attending with me. As I was leaving my Property, I saw the Defendant in the communal hallway and asked whether he could reinstate the water pressure to my tenant’s property, however he responded by saying I cannot do anything at the moment I will sort it out later. This information has previously been reported to the Claimant. **Statement of Truth I** believe the facts in this Witness Statement are true. **Signed Name:** Mr. John Irving**. Dated this** 28 day of July 2017.”

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| **2**   * **The 1st Injunction Order / Lemmy / pub Book Issue: 1!**   Lemmy Injunction Order Letter of Harassment**/ Page Numbers:** 98,99  NO POINT | |
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