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

	L. Cordelle		
Signed		Witnessed By	
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