

**From:** JOSEPHINE WARD [josephinewardsolicitor@gmail.com]

**Sent:** 15 July 2013 10:25

**To:** Lorraine Cordell

**Subject:** RE: Regina v. Simon Cordell for application to clarify bail conditions and vary bail conditions on Tuesday 16th July 2013

Lorraine

It is a typo.

On Jul 15, 2013 10:03 AM, "Lorraine Cordell" <[lorraine32@blueyonder.co.uk](mailto:lorraine32@blueyonder.co.uk)> wrote:

Hi Jose

You made a mistake in this Simon was never given a bail notice from Woolwich he only had the one from the other court that give him bail from the prison.

Lorraine

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**From:** JOSEPHINE WARD [mailto:[josephinewardsolicitor@gmail.com](mailto:josephinewardsolicitor@gmail.com)]

**Sent:** 15 July 2013 08:40

**To:** [listing@woolwich.crowncourt.gsi.gov.uk](mailto:listing@woolwich.crowncourt.gsi.gov.uk)

**Cc:** [croydonkingston&woolwichcrown@cps.gsi.gov.uk](mailto:croydonkingston&woolwichcrown@cps.gsi.gov.uk)

**Subject:** Regina v. Simon Cordell for application to clarify bail conditions and vary bail conditions on Tuesday 16th July 2013

Dear Sir or Madam

We act on behalf of our above named client under the terms of a legal representation order.

Our client's matter was listed at Woolwich Crown Court for a preliminary hearing and an application to vary our client's bail conditions. The Learned Judge on that occasion refused to deal with the application to vary bail and raised issues regarding why the surety was not present. He removed the surety requirement and our understanding is that our client was admitted to bail on the same terms as before.

A number of issues have now arisen as a result of this. Serco attended to insert an electronic tag and this was never a condition of our client's bail when he was granted bail by Woolwich Crown Court but a curfew with a door step condition was imposed. Our client explained this to Serco who left. We clarified that this information was accurate by reviewing the advocate's attendance note from 10th July and also receiving verbal confirmation from Mr Lemoso to further verify this. When our client went to report to Edmonton Police Station in compliance with his bail conditions he was arrested for breaching his bail in that he refused Serco entry to install the electronic monitoring equipment. This was on 13th July 2013. Fortunately our client was able to produce a copy of the bail notice from Woolwich Crown Court and also a copy of the advocate's court attendance note who attended on 13th July 2013. He was released.