

**From:** Lorraine Cordell [lorraine32@blueyonder.co.uk]  
**Sent:** 24 July 2013 09:29  
**To:** 'GL-ThamesMCList'  
**Subject:** RE: Wrongful conviction and request to set aside the conviction and re-open the case  
Dear Sir or Madam

I am writing this letter as I still do not have a court date to clear this matter up and I still have points on my licence which I should not have due to this.  
I do understand that in your reply to my email you had a backlog but had passed on the paper to have the case re opened.  
It has been some time and I have not heard anything about this and wonder if you can check into this and find out how long it will take to get a new date from the court.

Yours faithfully

Simon Cordell

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**From:** Forbes, Andrea [mailto:andrea.forbes@hmcts.gsi.gov.uk] **On Behalf Of** GL-ThamesMCList  
**Sent:** 07 May 2013 11:11  
**To:** 'lorraine32@blueyonder.co.uk'  
**Subject:** RE: Wrongful conviction and request to set aside the conviction and re-open the case

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Dear Mr Cordell,

I am in receipt of your email, these have been printed off and passed to the re-opening section to deal with.

There is a backlog due to the huge number of requests to re-open, but you will hear from someone in due course.

regards,

Andrea (admin officer in Thames Customer Service dept)

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**From:** Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]  
**Sent:** 06 May 2013 17:26  
**To:** gl-thamesmcenq@hmcts.gsl.gov.uk  
**Cc:** EastGroupCPO  
**Subject:** Wrongful conviction and request to set aside the conviction and re-open the case

Dear Sir or Madam

I have emailed your court on a number of occasions regarding my conviction and sentence for no insurance. I am making this request to have my case listed in order that I can do the following:-

1. Application to set aside the conviction
2. Re-open the case

Application to set aside the conviction:-

On 22<sup>nd</sup> July 2012 I was stopped and given a producer by the police as they did not believe that I held a valid policy of insurance. I attended the police station and I was advised that my case would be going to court and I would be summonsed in due course. I never received any summons in relation to this matter and I only became aware that the case had been dealt with in my absence when I received a letter from the DVLA advising me that I had to send in my driving licence. I disputed with the DVLA the points but I was given an ultimatum that if I did not send in my licence it would be revoked. I therefore had no choice but to send in my licence. I immediately