

**From:** Lorraine Cordell [lorraine32@blueyonder.co.uk]  
**Sent:** 02 February 2014 22:32  
**To:** 'JOSEPHINE WARD'  
**Subject:** RE: Simon Cordell - application to transfer legal representation  
Hi Josey

Simon has asked me to write this email so I am just writing what has been asked and the facts he is saying. As you are aware Simon is not great with Emails or letters and replying to them due to his writing and spelling.

Simon has said he is not treating you in anyway, yes he did say he was going to put his papers on Facebook to ask people what they feel about his case. He would then be able to obtain feedback from the general public.

He feels there have been many errors in his case, some of these errors he wants me to list below.

His case was listed for the warn list for the 16/12/2013, this could not happen due to issues with the crown not giving the information over. You at this time wanted it to go to trial and the morning the trial started wanted to list information that was needed for Simon case.

When Simon went to see his Barrister on the 13/12/2013 the barrister knew nothing about the case and asked Simon to explain what his case was about. While Simon was explaining his barrister told Simon not to rush, Simon showed the barrister the invoices for the case and the barrister said these invoices were hearsay, can he prove the items were even in the building at the time Simon was there.

The Barrister asked where the disclosure, as what we showed him was rubbish. We had most of the case files with us that you had emailed to us.

The Barrister asked has a section 8 and Third Party Disclosure been put in, we told him no he said as soon as we get back get your solicitors to put a section 8 and Third Party Disclosure in it should of been done already don't delay get it done today. Solicitors aren't doing the job properly get onto them.

The Barrister asked when is this in court we said next week, to which he said I don't even know why you've been sent to me for this meeting as I'm on another case until Tuesday, Wednesday so won't be able to represent you.

The barrister also told me to get a copy of my interview tapes and go over them and mark any part that is wrong on the crown's paper work.

Simon had about a 20 min with his barrister before the barrister had to go back into court.

When an application for a Section 8 and Third Party Disclosure was put into the court on the 19/12/2013 there was a time given that Simon's solicitor had till the 16/01/2014 to submit the section 8 and the Third Party Disclosure to the court.

And that then the crown had until the 16/02/2014 to give the information that had been requested.

If the crown failed to give the information the case would need to be relisted in court so this could be addressed.

As of today's date 02/02/2014 we still do not know if the section 8 and the Third Party Disclosure has been given to the court.

The last email from you on this subject was dated the 27/01/2014 where you told us that Jemi has drafted the section 8 applications that require minor amendments before it can be served.

As for the Third Party Disclosure as of 29/01/2014 a letter to Nikki Diamond from the insurance company had just been sent over by yourself, I believe that this is the process that needs to happen before a Third Party Disclosure application can be put in as you need it in writing that the insurance company is not willing to hand over the file without the Third Party Disclosure.

On the 13/12/2013 a call was made to Cunningham Lindsey where we talked to someone about the case for the insurance part of the claim, we were told that Nikki Diamond was not due back into the office until the 16/12/13.

On the 16/12/2013 my mum called Cunningham Lindsey to talk to Nikki Diamond where we were told that Nikki Diamond was working from home that day and given Nikki Diamond's mobile number to call her.