this weekend

He has started over the last weeks locking himself away not letting anyone see him which is really not a good thing. Saturday he even told Katie not to come any more which really is the last person he lets in.

This really has to be listed for court this week as he is getting worse.

I want to write a letter to the judge about what is going on would he read this at a bail application and not let it be read out in court as there will be very private things in it.

Can you give me an update to the below email and this one as to what can be done I am trying to keep him as claim as I can till he has to see the psychiatrist but it is very hard and this is making things worse on my heath which you know already is not good. I would also like to put a complaint in about this and how the police have handled this whole case.

Lorraine

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 07 March 2014 00:39
To: 'JOSEPHINE WARD'
Subject: RE: Regina v. Simon Cordell for mention re disclosure issues 6th March 2014

Hi Josey

If at all possible can you confirm what happened in court today by email. Is it the case now that no more discloser will be asked for?

Also if no more discloser is needed can you list it for court to see if the judge will bring the trial date forward?

If the conditions of bail could be changed there would not be so much of a problem waiting till July 2014 for it to go to trial, but I don't think Simon or I can take this till July 2014 if the bail is not addressed.

There is still some issues I do see one being is part of Simon bail conditions is for failing to surrender which should not be the case as there is no failing to surrender on his record now and this has been proved.

There is also the case you said before once you got all the discloser you needed from the insurance and CPS you said you would put an application in for his bail to be addressed; now it all seems to be on a letter from the doctors which was not the case before.

If we take this to the high court for his bail to be addressed will they look more of the case of just what the CPS says?

I don't think Simon can take it till the 17/02/2014 to see DR Jervis psychiatrist at Barnet Enfield and Haringey Mental Health Trust 58 to 60 sliver street, EN1 3EP, nor do I think I can take any more of the worry that he will just end his life as that is what it has come to.

If you just look at my phone bills and see all the 101 calls to the police over the last months with Simon telling them he wants to kill himself you would see this. The other day I had 4 police officer in my home due to this while I am trying to stop him thinking the way he is for hours.

The stress this is having not only on Simon but me and the people around him trying to help him.

The judge has got to hear what is going on here to this family due to all this and the lies by the police and the cover ups in this case.

How can they call this burglary they are still hiding the information as to the inspector that was there before the party started that let the party go on, and went into the building before Simon had even gone in there and saw the damage to the building. How can they hide that he comes along with TSG more then once? And also on one time came with the council due to noise how they can lose all this data. As this would prove Simon did not break into the building and in fact show that there was people living there.

They also took a guy Simon knows called Martin Carl in the back of there van due to him hitting a girl which a

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