the background" on the days of court.

Second Question is:

I also ask of you to set up a meeting and for this request to be inserted within one month of this dated letter, this meeting will and should be between who will be taking on the case, after you leave your office, alongside with the acting barrister chosen. I believe and understand that this is within the constraints of the law; I take my guidance from;

https://www.gov.uk/represent-yourself-in-court/overview

Second Request is;

I also request that you call for questioning the following officers and civilians;

- Josher Holyfield
- Superintendent Jane Johnson dated 30/ October 2014
- Steve Hodgson Dated 30th October 2014
- Dc Steve Elsmore Dated
- A/PS Charles Miles Dated 2nd August 2014
- A/Inspector Hamill Dated 6th August 2014
- Pc Donald Mcmillan Dated 14th August 2014 and 19th August 2014• A/Inspector Douglas Skinner Dated 15th August 2014 and 9th September 2014
- A/PS Jason Ames Dated 15th August 2014
- Pc Aaron King Dated 15th August 2014 and 7th September 2014
- Pc Jhon Anderson Dated 19th August 2014
- Pc Eric Baker Dated 19th August 2014
- Pc Edgoose Dated 31 August 2014
- Hugh Giles, Director of Legal Services Metropolitan Police Director of legal services.
- Sally Gilchrist Legal Executive

Third auestion is:

Would it, please be possible for you to send me the barrister's notes, submission that he wrote for the last hearing also inclusive of a copy of the submission he prepared for myself in regards to the admittance of hearsay in the ongoing of the respondent's, case.

Forth question is:

I also request the date of my up and coming appeal, I know it is in Sep 2016 at some point in time but I am not sure what date.

Fifth question is;

There is the fact of the matter, which leads me to the concern of the Judge at Wood Green Crown Court giving the respondent, until the 01/09/2016 to hand over anything that was needed and what the judge himself asked to be given, as this date set will give me and the representatives of Michael carol and co solicitors, very little time in order to go over anything that will be handed over to us and the court.

The question is why did no one say anything about that date as it is so close to the appeal?

Sixth guestion is;

As has all ready been mentioned, I would like to know where I stand; I know you are leaving Michael Carroll & Co on the 03/06/2016. So I would like to know the person that will be taking my case over at Michael Carroll's & CO after you leave, I ask is someone actually taking over my case at the office?

The worry I have is when I spoke to Michael Carroll at the office, when meeting you Miss Josephine Ward, is that Mr. Carroll then went down stairs "Outside of his office" and then spoke to my mother, there confiscation was;

Mr. Carroll said he will not do anything more on my case, because too much money had already been spent. So to me he is only worried about money and not someone's life he is acting for.

I have asked repeatedly for many issues to be addressed from the start of the on goings of the case which has never been done to date, issues such as defining the conditions that were wrongfully imposed, as in fact it is clearly omitted in section 63 of the Crime and public disorder act 1994, That stating section 63 is for outdoor events unless trespass has taken place and all incidents being referred to are indoors, also that being of the fact trespass clearly never happened.

The representing barrister clearly states in his submissions to you in paragraph (11) of his notes, "Quoted "that I was not found quilty under the respondent's case".

If such issues of concern had been addressed as listed in all of the copies of correspondence of emails as asked then I feel it would never have taken up so much of any person's time as listed in date 22nd May 2016, inclusive of the new up and coming Appeal hearing, as for sure my case would have already been rectified

I also believe I would not be feeling deprived of justice and not with an even further risk of a further date than the new set appeal date of September 2016.

I do believe you understand from the barrister submissions, which were sent after the hearing at Wood Green Crown Court to Michael carols office, this is also to be inclusive of all the emails that I and my mother have previously sent to Miss Josephine Ward in regards to my case, that being said in reference to myself handing to the judge on two different