At this time the skeleton argument I was writing comprises of over 90 pages with regard to the errors that have occurred within this whole case since it started in 2014. This would be many more pages once completed.

The claimant and his family only ever wanted justice and the truth, the UK justice system is supposed to be one of the best within the world but in this case it has failed to see the truth, the police hold information on their systems which proves my son's innocence and when asked to provide this evidence they withheld it though we asked many times since 2014, not one judge has ordered the police to hand over this information, then the appeal judge removing my sons legal representation and stating he can do the case himself, How was a person with mental health problems, learning difficulties, health problems meant to have coped with dealing with the appeal himself, nothing was put in place by the judge to address this, a few days prior to the appeal hearing I managed to find a solicitor willing to take the case on for the appeal, on 17 January 2017 the judge refused to allow the new solicitors a short adjournment which would have enabled the new solicitors to go over all the bundles, speak to the client which they had not done, the judge just dismissed it told them they had to be ready by the next morning if they could not be ready then my son would have to deal with the case himself, how is this justice, there is many other factors in this case that was incorrect and breached human rights.

The claimant as the courts was aware has mental health issues he also has learning difficulties, and other health issues. The claimant receives benefits every two weeks of the sum of £201.30, which is £100.65 per week; this money has to cover all of his bills, water rates, 19.5% council tax shortfall, electric, gas, £5 a week for him to have a phone for emergencies, his food, hygiene items, and any other items to support living. I do not understand how he is meant to pay £785.70, just because a mistake was made in my endeavour to get justice for my son.

Below I will list dates that is within the application, and outline information I have recovered, which will show the police have information which proves my son is innocence. How could this miscarriage of justice been allowed to have happened.

12/01/2013 Canary Wharf:

On this date the claimant is accused of the organisation / or supply of equipment for an illegal rave.

The claimant has always disputed the account that the police stated in their application, he did not organise or was involved in any part of setting this party up or supply, hire or loan any equipment for this party.

The claimant did attend the party on this evening with his ex-girlfriend, they were there for a few hours before a person attacked the claimant at the party, the claimant was rushed to hospital, and the claimant does not know anything from this point in regards to this date as he was at the hospital.