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Sent time: 05/05/2016 04:25:17 PM
To: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Subject: hhh

05/05/2016

Dear Josephine

How are you I hope all is well? I would appreciate it if you can reply to my questions below. In the understanding of the on goings that did occur at the court mentioning at wood green crown court on the 22nd 23rd and 24th 02/2016, when on that date mentioned the company, who you are acting for that is representing myself Mr. Simon Cordell, that is named Michael Carroll & co solicitors, that you do or did represent a contract with till the 2nd June 2016.

Before the 22nd 23rd and 24th 02/2016 when giving your legal guidance to such accusations of incidents, referring to the organisation of illegal raves, that said in my defence this is inclusive of the understanding to the ongoing of the case, that is being brought by the commissioner of the metropolitan police, that being of a stand alone Anti Social Behaviour Order 2003, an Act to make further provision in relation to *criminal* justice and disorder act 1994, it is being said that you did in fact explain before the date of the hearing, that being of information regarding to the past representing barrister Mr. Andy Lock, relating to that of Intel stating that he would not be able to attend due to being on leave and this being of the only issue raised by your self said to be regarding my self, but on the date of the hearing another barrister did apply to the judge in aid of my acting solicitors yourself, so to be sure of that you have to no longer represent me due to breach in communication between our self's, the judge ruled that Michael Carroll and co's must act till the conclusion of the case, the Point is the judge has ordered the company to act for my self and in that understanding I ask and request for you to direct for my case to be carried out in such a manner, if legal to do so? I request that being of; at the day of my trial to act litigant with my mother as a McKenzie friend and for a barrister we select together to be instructed to represent my self on the days of court, also I ask of you to set up a meeting within one month of this dated letter, between who will be taking on the case after you leave your office 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>

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

I have also made the basics of a police complaint as documented here;

Met Police Complaint 1 of 3 created on date 06/00/2014 cad number 00

Met Police Complaint 2 of 3 created on date 16/04/2016 cad number 00

Met Police Complaint 3 of 3 created on date 17/04/2016 cad number 00

In reference to Met Police complaint 3 of 3 that is in relation to an Anti Social Behavior order under the criminal and public order act 1994 in order of the commissioner of the metropolitan police.

I am Simon Cordell; my date of birth is 25th January 1981. My home address is as stated above. I am making this official complaint further to my appeal dated 00/09 2016 in response to the police and local authority's application for an Asbo order, to which, the case against my self is one of an hearing of application, against the organising illegal raves, that has said too have been proven as a guilty verdict, this is said to be against myself Mr. Simon Cordell, to which I intend to prove that this is not correct. I was not found guilty under the applicants case along side many other issues of concern as listed, The day of the courting was held at Highbury Corner Magistrate's Court, to which I intended to prove my innocents at, the next and earliest appeal hearing date has now been set for sep 2016 to my disappointment, as I have been proving my innocents since 13th August 2014 when first accused and before this application I had been on string Lent bail conditions that had been imposed for other ongoing Met police procedures, to which I proved my innocents in start date 00/00/00 end date 00/00/00.

Substance off the complaint made by Mr. Simon Cordell is;

Listing:

Issues:

(i) Whether Mr. Simon Cordell has between the dates of January 2013 to the last date being 10 August 2014 in the Borough of Enfield acted in an anti-social manner likely to cause harassment alarm or distress to one or more persons not of the same household as him self.

Mr Simon Cordell is accused of being involved in the organisation of illegal raves. These take place on disused warehouses or industrial land. These raves are said to be licensable activities.

Mr. Simon Cordell case is that he has not acted in an anti-social manner on the dates in question;

and that he has not organised or supplied any equipment for any the events cited in the Respondent's application.

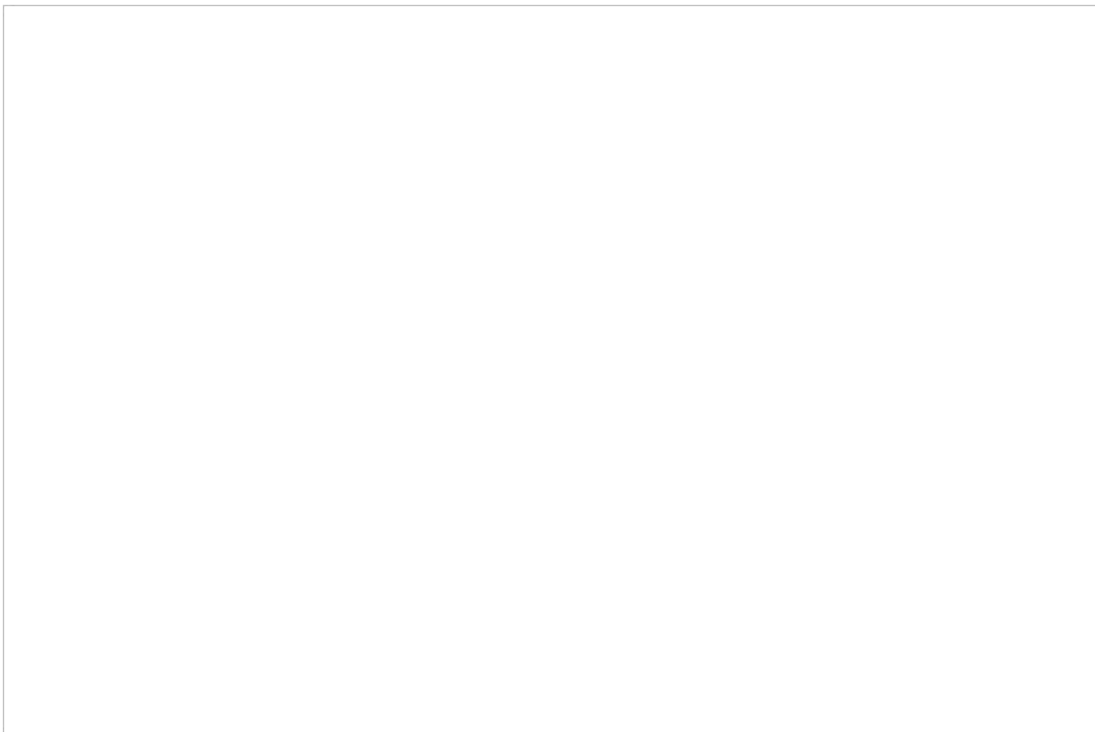
Mr. Simon Cordell has and still is in the legal frame work as he challenges and disputes the evidence presented that he were an organiser.

1. It is Mr. Simon Cordell case that this ASBO was imposed upon him unlawfully for the following reasons:

(a) He was never consulted / or warned prior to the Metropolitan Police Commissioner applying for an ASBO and this is in breach of the Guidance.

(b) The imposition of the ASBO was wrong in law because nowhere in the Respondent's case has the Respondent proved that Mr. Simon Cordell engaged in any acts of anti-social behaviour as defined under section 1(1) of the Crime and Disorder Act 1998. The dates as cited in the Respondent's application dating from 12th January 2013 up to 19th July 2014 do not specifically refer to any acts of anti social behaviour. Mr. Simon Cordell was and has not been arrested for any offences on the dates in question, also supporting the fact being that of the respondents case stating and being that of

“The organisation of illegal raves” under section 63 which is a criminal Act and that of the word illegal being used when there is no breach under the licensing act 2003 this leads to a clear breach of police enforcement of their police codes of conduct of power regarding residences private homes of issues concerning “private house party’s” under the Licensing act 2003 as in apex 4 of the 2003 licensing act it clearly state as printed below “



(c) that on the 12/07/14 at time 09:53 a police officer of rank pc surname Elsmore first name Steve badge number 711243 YE was logged into the police national computer and did in development of such an application for the commissioner of England and Wales, did fabricate and manufacture such evidence along side with other listed officers, this was done by way of conspiring and concealing true facts and if not for grid numbers not being retracted along side other information that has been retracted creating such forgery by officers, which could only lead a judge to gain a guilty verdict at trial, this was also done while creating and editing statements of truth, which can be proven by the associated unique Urn numbers attached to police officers intelligence information reports running consecutively with maybe a few minor adjustments, but still very clear to see and understand as most do start with urn 000378829 then urn 000378829, urn 000378830 and so on “as when police officers were logged into the police national computer each report was created one after the other but with falsified created date’s” a clear breach of police procedures, falsifying this information could only be done to help aid in wrongful claims, to in fact gain a guilty verdict against the defending applicant Mr. Simon Cordell. while reciting and seeking for issue of wrongful jurisdiction of law as for fact section 63 crime and disorder act 1998 regards out door events as omitted unless trespass has taken place, no incidents that Mr. Simon Cordell is being accused of is in fact on open air land and trespass did not take place neither do the police provided any evidence supporting such claims also that being of the fact relating to the chronological sequence of the CAD reports due to the time stamps as clearly listed here;

CAD	Num	Date	Time	Page
CAD	2637	07/06/2014	08:18	Page 191 to 195
CAD	2672	07/06/2014	08:16	Page 196 to 198
CAD	3005	07/06/2014	09:22	Page 203 to 205
CAD	3037	07/06/2014	09:20	Page 179 to 183

CAD	10481	07/06/2014	22:47	Page 233 to 237
CAD	10506	07/06/2014	22:44	Page 238 to 241

The Appellant will state that this ASBO is disproportionate and it prevents him from engaging in lawful business. The ASBO will prevent the Appellant from applying for licences to hold events. The Appellant will state that whilst he is subject to an ASBO he will be prohibited from applying for any entertainment licence and any licence application will automatically fail and therefore this is disproportionate.

The Appellant has designed a business plan, a festival plan and community event that sets out clearly the plans for events including marketing, safety, stalls etc and also specifically refers to co-operating with the police. The ASBO prevents any applications from being successful.

The Appellant will state that he has never been involved in the organisation of an illegal rave as defined under section 63 of the CJPOA 1994.

Mr Simon Cordell State's; "that he was not rude to police, but he did feel like he can not even go out for the day with some of his friends, without getting stopped and searched by members of the police.

Mr Simon Cordell State's This Asbo application was created in the understanding that by pc Steve Elsmore and other acting officers acting in such a manner of the claims listed within this document and or by allowing other officers to use his id logging to gain such wrongful and illegal convictions did do so upon oath to the legal services, new Scotland yard London sw1h obg Reference number L/107087/sag and stated that he was sure that the defendant Mr. Simon Cordell was responsible for the acts to which particulars had been given, in respect to the complaints made and developed by them self's which are all concealed within the Asbo application, in turn knowingly and deliberately while intentionally misusing his and their powers of conduct, while and with complete disregard of regulations such as the NSIR national standards incident report 2011, to aid in a manner to which was reckless and caused extreme disregard for my and other human life's creating a breach of many human rights as listed below with the relevant issues of concern in regards to each set of human rights that have been breached.

- Article 2 Right to life

Article 2 requires that the Government take steps to safeguard the lives of everyone within the UK's jurisdiction inclusive of my self Mr. Simon Cordell:

- by having effective criminal legislation (i.e. by making murder and manslaughter an offence so that to be sure that no person has the right to kill any other human being this clearly is inclusive of attempted manslaughter or attempted murder) and properly enforcing it;
- by requiring the police to take reasonable steps to protect an individual's life if they know or ought to know that there is a real and immediate risk to a person's life - although this should not impose an impossible or disproportionate burden on the authorities; and
- by requiring the State to take appropriate steps to prevent accidental deaths by having a legal and administrative framework in place to provide effective deterrence against threats to the right to life.

I Mr. Simon Cordell have attached to this document and have that of video evidence supporting the fact of members of the metropolitan police who were in attendance at my home address after I had made an emergency 999 call in regards to myself being a victim to a threat to my life by way of two gentlemen pulling a gun on my self out side of my home in regards to an illegal rave that had taken place in a warehouse that they stated was there own and that they had seen the intelligence in the metropolitan police website that had been published about similar offences, making them believe I had some think or that I may have been connected to do with there incident, the information in the police website was wrong in law and in danger my life and was not pulled down

- Article 3 Freedom from torture and inhuman or degrading treatment

I Mr. Simon Cordell have suffered a servicer breach in regards to the prohibitions relating to article three of my human rights leaving me with memories of torture and inhuman treatment while being treated in a degrading manner by way of being punished for allegations of a criminal offence and then having such information published in the public domain; a punishment that was and should have never been justified as there was nobreach of the United Kingdom Laws and such intelligence that does in fact create the bases of evidence to support such claims is manufactured

It is an absolute right that in no circumstances will it ever be justifiable for an officer of the state use his powers to torture any tenant, resident person living in the United Kingdom

- Inhuman acts will amount to torture when used to deliberately cause serious and cruel suffering.
- Treatment will be considered inhuman when it causes intense physical or mental suffering.
- Treatment or punishment will be degrading if it humiliates and debases a person beyond that which is usual from punishment.

- **Article 5 Right to liberty and security**

I Mr. Simon Cordell understand that my human rights regarding my own liberty and security have been subject to a server breaches due to members of the metropolitan police perjuring evidence in turn creating miss gross miss conduct leading to myself being deprived of my liberty's and security. I have been subject to gross corrupt police practice in the understanding of a multitude of cads contained within the

applicant's application towards an Anti Social behavior order that I Mr. Simon Cordell is being wrongfully accused of being that of falsely created and audited evidence. Provided below and contained within this document is a summary of the incidents co siding with official dates that is also inclusive of cad numbers and relevant supported evidence being referred too.

13th August 2014	The Asbo application was created by Steve Elsmore
13th August 2014	A meeting was held with Steve Hodgson who is a representative for Enfield Local Authority Council and Jane Johnson on behalf of the Metropolitan police along side others.
12th September 2014	A bundle is said too have been served on Mr Simon Cordell at 109 Burncroft Avenue, to which he disputes. In reference to police complaint 1 of 3 contained at the top of the document.

06/10/2014	Mr Simon Cordell was meant to have a hearing for an interim Order but legal aid had not been granted. Michael Carroll acting solicitor came to court, the judge overturned and granted legal aid. The application for the Interim hearing the judge would not hear.
22/10/2014	Interim hearing but could not go ahead due to Andy Locke Acting Barrister had a flood at his home address.
05/11/2014	Interim hearing and the order was granted.
02/12/2014	Mr Simon Cordell's mother has a note on her mobile phone, stating he was in court at Highbury Corner not sure what they was for.
09 th 10 th 11 th 03/2015	Meant to have been set for trial but the court only booked 1 day hearing, this was then put off until the 03 rd and 04 th Aug 2015
03 rd 4 th 08/2015	Highbury Corner trial case part proven on the 04 th 08/2015
26/10/2015	1 st hearing at Wood Green Crown to see if case was ready for appeal on the
09/11/2015	Was 1 st appeal date which was set for an 1 hour hearing
22 nd 23 rd and 24 th 02/2016	Set for appeal at the crown court.

It is said that Mr Cordell had been found guilty on the 3rd 4th August 2015, to which he disputes to be correct, evidence of Mr. Simon Cordell Barristers submissions inclusive of the court transcripts of the day of trial. The respondent's case is that Mr Simon Cordell has been accused of being integrally involved in the organisation of illegal raves in Enfield.

Part of the Barrister submissions that represented Simon Cordell, had been that the allegations were that he was involved in the organizing of illegal raves, but the applicant hadn't adduced evidence, of trespass or evidence of breach of the licensing Act 2003 which is a requirement for proving, that an indoor rave was illegal. The Deputy District Judge ruled that the applicant did not need to prove illegality, - all the needed to prove was he had acted in an anti social manner. In the view of the barrister this was a very questionable decision: firstly, the applicant based their case on the illegality of the raves rather than the fact of the raves themselves and secondly, without proof of illegality the presumption of innocence leads to the conclusion that the raves were legal, and thus, Simon being prohibited from engaging in an ostensibly lawful activity requires more careful consideration on issues of proportionality.

It should be agreed with the barrister statement as when dealing with this case Mr Simon Cordell was addressing the applicant's case to prove that he had not been involved in organizing illegal raves, as this is what the application against him was.

In total to date 19/04/2016 the Asbo application has been brought before the courts inclusive of magistrates and crown a total of 9 times the 10th to be in September 2016 to which I still do not understand how any person could stand a fair trial with such questions as has been referred to regarding article 5.2 of my continental human rights as for the fact of the supported application being that of my self Mr. Simon Cordell being legally deprived of such rights as Article 5(2) requires that anyone arrested must be promptly informed as to why he or she has been arrested and what the charge against them is.

This must be conveyed to them in a language which he or she understands.

The defendant questions the facts that of him self not being arrested for allegations of a criminal offence that do clearly state that they are of an

illegal nature such as "the organisation of illegal raves" and that of how a court can be sitting in its civil capacity sitting a criminal case under section 63 of the crime and public disorder act 1998 as a standalone asbo dated 00/00/2014 and associated to the laws of this date as for a cbo asbo application existed and still does and states

The criminal behaviour order (CBO) will replace the ASBO on conviction and the DBO on conviction and will be available in the Crown Court, magistrates' courts, or the youth court. The CBO will be available for the most seriously anti-social individuals and could be applied for on conviction for any criminal offence in any criminal court. The CBO can only be made on the application of the prosecutor (in most cases the Crown Prosecution Service, either at their own initiative or at the request of the police or local authority).

of as permitted under Article 5(2) which clearly states The purpose of this requirement is to enable the person to challenge the lawfulness of their arrest.

This requirement is not only limited to criminal context;

Also that of their being so many inconsistencies contained within the police statements as has been submitted in the response from the defendant Mr. Simon Cordell in receipt to the applicant dated 00/00/2016 which clearly shows that of mutable geographical locations of wide spread incidents on the same date and same time as the one incident that Mr. Simon Cordell has been accused of on the 6th 7th 8th June 2014 which does in fact have all the locations blocked out by members of the metropolitan police force and if it was not for the grid numbers not being blocked out no person other than the developers of the application would have known the true facts as just explained.

Once checked and recognised by any other person in response to the claims I have just quoted, I believe that any other body would also notice many of the irregularities that I have shown to be fact and come to the same conclusion, so in the understanding of the statements just made and the understanding that Mr. Simon Cordell is and was a innocent man from the start of on goings of the Asbo application and knows that he has not committed nor has he had the right to challenge such allegations under the criminal justice acts that represent the United Kingdom Laws and European Treaties. As from the start of the application Mr Simon Cordell feels the need to defend his legal right's against such allegations off illegal statements made by police officers against him self the same as he would if the allegations were made by any member(s) off the public to which no members of the public have mentioned him or a description of his person or any associated company or business names relating to the incidents of such offences creating the bases of a legal conviction of (organising illegal raves) In the understanding of civil and criminal law, Mr Simon Cordell has learnt in the understanding off all criminal cases were some think is alleged to have taken place that is said to have been illegal the correct Police procedure in them circumstances is that a crime will be created under the crime and disorder act 1998 by way of a victim or witness making a report then members of the police will be allocated to the incident and start investigations depending on the matter of relevance to the initial report to the resources available at the time. The investigations may lead to an arrest what will lead the detainee to his or her statutory legal rights. In the early 1980's the police did have the power to take cases to court with out the decision of any other governing body, but now in 2016 the burden relay solely on the cps who are in calibration with Revenue and Customs Prosecution Office and is headed by the Director of Public Prosecutions (DPP) who is independent but subject to the superintendence of the Attorney General that is accountable to members of Parliament that do work for the prosecution services. If charged any persons rights are gained under section 24 and 25 which does relate to the rights of any person charged and the minimum standards of criminal procedure. But my case seems to sit in it civil capacity at court with none of the above regulations and my rights being carried out in accordance of the United Kingdom laws; please can you explain this to me? As I have no previous convictions of similar nature neither was the Asbo application a Cbo or Asbo on conviction it is in fact a standalone Asbo and the legal guidance is for the application not to be based upon

At the appeal date that had been set for Feb 22nd 23rd 24th 2016

Legal aid was re granted on the 00/00/2015

On the 2nd appeal date set Mr Simon Cordell's acting solicitor explained to him that she could not arrange a barrister till April 2016, due to the past acting barrister being on leave.

Mr. Simon Cordell had many concerns with the applicants case put towards him and had prepared a computer typed copy of an article six that does in fact raise some of the issues of concern that he had with the on goings of the application being put towards himself "a attached file of a copy of what was handed to the judge has been attached as (Exhibit 2 that being of this document being off Exhibit 1)", this was given to the Judge HHJ Pawlaks who refused to read and take note to such human continental rights and ordered that I the applicant Mr. Simon Cordell answer 5 questions A to E by a pre hearing date of the 4th April 2016 the questions asked and answered are in another attached file (Exhibit 3) in numeric order to this complaint. On the same day of 22nd /4/2016 I again asked in a written letter handed to the judge requesting for the right to a fair trial and in that letter I believed I had proven to him more than beyond reasonable doubt that the developers such as officer pc Steve Elsmore in the making of the Asbo application had manufactured and fabricated such evidence of claims of evidence, I supported this by drawing a table contained within my hand written letter to the right to a fair trial I know this shows the errors in the time stamps too be corrupt, I also explained that I had been held under my free will, as the laws that do represent "the organisation of illegal raves" relating to such a section as section 63 does not account to an in door private house parties unless trespass has taken place and that on the 00/00/0014 at the day of trial at the magistrates court I was not found guilty of such crimes or offences as stated in the transcripts of the day at court and in the barristers submissions to my acting solicitor, also the fact that being of under the licensing act 2003 there is no breach of law when holding such private events in private air when no profit is being made to which the applicant has not adduced any evidence supporting claims of money equalling to profit, the incidents Mr. Simon Cordell is and have been accused of was in fact in private place of residence It was explained to the judge that by not paying attention to the true facts of the case and not putting the police officer under investigation would in fact in danger my life Mr. Simon Cordell as I had been explaining to every person of interest relevant to the ongoing of my accused case load from the start of the case as I felt and still do feel intimidated and at threat, off the police office being given time to edit more evidence in the case to manipulate the truth and take disregard to rules and regulation to avoid a complaint of investigation pending against himself in turn avoiding by method of prolonging disciplinary action in turn taking away my own security off walking down my own home streets for a period of this case to date 19/04/2016 equalling to the time length of start date of application said to have been served in accordance to the united kingdom laws to which a official police complaint was raised as listed in the first chapter of this document is 12th September 2014 total days are 00000000 The judge once again asked

held hostage to corrupt officers allegations It was written by my self as I felt I have been if granted by the Jude this would in fact set the new appeal date to be two months after the all ready agreed appeal date of Feb 22nd, if the court agrees to such a date, contained within the time

scale of April 2016 and not any time after, due to the court diary already being pre booked.

Points of concern leading to a breach of article 5 of Mr. Simon Cordell human rights;

- Police complaints procedure being that of a bias manner to aid officers from rightful investigation that would lead to rightful tribunal action being taken against such officers wrongful claims.
- L

- Article 6 Right to a fair trial

As referred to in the previous articles of this official complaint I would like to again take reference to any person's contravenant human rights article six

- Article 7 No punishment without law

- Article 8 Respect for your private and family life, home and correspondence

- Article 9 Freedom of thought, belief and religion

- Article 10 Freedom of expression

- Article 11 Freedom of assembly and association

- Article 12 Right to marry and start a family

- Article 14 Protection from discrimination in respect of these rights and freedoms

- Protocol 1, Article 1 Right to peaceful enjoyment of your property