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**Witness XEX**

So you are not yet Charity registered “Too Smooth”  
Company were young entrepreneurs can advertise there Business.

**Page 77**

Retail brunches relating to music, sound equipment and co involved in  
provision of sound equipment.

Never took profit money from company.

Page 87

Deposit of £700-100 daily rate is £100.

It is my signature at the end of this (text missing) the figures have not been  
edited - **Page 88**

All deposits are non returnable under any circumstances on this mandatory if  
the equipment got confiscated, I did not make any profit, and I just did it to  
get to no people.

Non profit it is just a hobby.

Statement from Page 2 – Bottom of Page:

You state that I accept and aim was to rent equipment.

Its being suggested to you that the business you was designed was to make a  
profit.

**DJ**

As you own entertainment equipment – Yes –

I was not renting out equipment – being it a lot suggested that primary aim  
was to make a profit.

Renting him out sound equipment,” no I was not at all.”

Are you aware that music is a licensed activity and beliefs need a licence to  
play music?

I need a licence for both premises -Yes –

I would not check if lending equipment to a private party.

Too Smooth Is registered but not trading because of the ASBO including  
Interim Order, my reputation has been ruined.

Interim App on 18<sup>th</sup> 2014 so before then June 2014? 4th? September

Were any business transaction conducted during them periods.

I sold Business transactions.

I have lent to councils but not for business transactions, as a friend only.

It’s incorrect that I was setting up raves.

**Page 50 – bundle tab 9 – Inspector Hamill**

I walked from Great Cambridge Rd towards them, it would be, impossible  
for door staff to get me for I was on the other side of Rd, never on the  
premises.