

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-.00 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 18th 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.

"Yes" it is incorrect.

R V CORDELL

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"Yes" POs mistaken.

Page 38 – Tab 13 – Detective Skinner 2 events

Page 75 – Tab 24

D denies knowing people alleged to have worked for him on the night – either Pc or person mentioned in statement is wrong.

Reason why you're found in these raves is because you help organise them.

Page 141

Vehicle was owned by me but was sold and now brought back.

Statement Page 3

Page 104

I was not with Holly Field on that day.

Page 99

Accept I was there in the van inside the unit.

The report is wrong; I had 2 boxes in the van – No speakers – I was not in the premises.

Did not help organise Rave and sound equipment was not mine.

I have tried to hire equipment but organisation of event – Birthday party nothing to do with me.

Is Pc Chandlers report wrong as well? "Yes"

9 / 10 – August 2014

Bottom Page 7 (Statement)

Accept I attended venue – for Birthday dinner – I was invited

200 People turning up had nothing to do with me.

With social networking it is easy for some one to have 200friends.

I had cylinders in my vehicle, requires legal authorisations, I have them on my car, for welding - I do welding continuously. I do it as a hobby.

I was not at the location for a large rave.

I do remember many people turning up.

I remember police being in attendance.

I would never shout @ crowd – to busy talking to the police.

Pc statements are wrong.

There's a possibility that I did say to police that it was a private conference.

DJ

Do you no that 20 people is the maximum – Yes

Def XEX

Was Pc Edgoose out of car? – I know two of them come out of car and approached me.

24th May Incident - Do you remember speaking with Pc Jackson? Do not remember names.

Paragraph of T and C'S Re Falcon Park (Statement)

Deposit does go back unless damage or loss stopping due to breach of agreement.

Amount = No Fee

NFO

DEF

Additional witness not here, statement can be read but less weight because witness not here.

Witness 2 can be here in 1 half hours

Half evidence

R V CORDELL

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13:30pm

DEF

N.F Witness.

Case closing subs.

Statutory test key:

- 1) Whether D has acted in an Anti Social Manner: Alarm / Distress.
- 2) Astonishing of council to make that whole 11 officers were wrong.
- 3) D's evidence is also not meritable and neither his witness statements.