

Fourthly you stated that the photographs sent to you were of poor quality and were in black and white.

Fifth, you complained that the barrister did not present your case properly.

Six, you requested your case papers from the Winchester case.

I will deal with each of the points that you have raised and the agreed action.

### **Point (1)**

I can make this application to remove the reporting the condition.

I can source a map from the internet to show the distance and I can also show bus prices on an Oyster card £2.80 per day in fares as I assume only one bus is required.

If I am wrong in this assumption can you please confirm by email the number of buses and the routes that the buses take at your earliest convenience?

Can you also please ask your mother to email over the letters that you have sent to the Benefits Agency appealing and requesting the re-instatement of your benefits as this will assist my application.

### **Point (2)**

Again I can make an application to suspend your curfew on the dates of the festival but again I need the documentation from the Council regarding this to support your application.

### **Point (3)**

I will have to consider this point in more detail but if I can illustrate an analogy to you which I believe that the Judge will also use.

Your case is that you were not a trespasser when you entered the building due to notices on both buildings which confirmed they were legal squats.

You may well be right. The law on burglary consists of entry to a building or part of a building, as a trespasser with intent to either steal item, cause GBH or doing unlawful damage or actually does any of the aforementioned.

I will deal with the trespass point firstly.

The notices in relation to the legal squat may well highlight that you were not a trespasser when you entered.

(I confess that I need to research this point) I think that we can also agree that the squatters were not the owners of the building and had not made any claim for adverse possession.

I have included some information on adverse possession for your ease of reference at the end of this email.