

The events leading up to my wrongful detention of my detainee that have been governed under civil proceeding, do in fact relate to the following incidents:- On the 25th June 2013 the Metropolitan police attended my home address that being of 109 Burncroft avenue Enfield En3 at around midday, the reason for them members of the met police to attend, was about a criminal allegation, one offence of the nature of burglary, to which I Mr Simon Cordell did In fact dispute and proved my innocents at court.

On this occasion I was charged and then bail was denied I was then transferred to the world of scrubs her majesties pleasure HMP, the reason given for bail to be denied was because there was false and therefore wrongful criminal convections that had been maliciously fabricated on the police national computer containing the wrongful convections in my PNC , “to which I did disputed and then challenge and this has now been proven to be incorrectly inputted on my Criminal record and therefore myself to be correct, proof of this statement is contained within this official document as exhibit sc1, this exhibit contains the proof of 8 false criminal convection not in the court official registries (1 of the guilty verdict off failing to surrender of which was the reason I was denied bail.)

On the 28th June 2013 I did apply to the district judge to reconsider the application of bail to which he did choose to over turn in my favour. I was then granted bail with the following condition that the Prosecution’s opposed bail was:

- Possibility of committing further offences whilst on bail:
- Possibility of Failure to surrender

Judge’s Decision Bail Granted with the Following Conditions:

- Surety of £1000 from Ms Lorraine Cordell (To be surrendered to the nearest Police Station) – prior to release from Custody.
- Residence @ 109 Burncroft Road, Enfield, EN3 7JQ
- Not to enter the London Borough of Southwark
- Surrender Passport to nearest Police Station
- Report daily to Edmonton Police between 1400 – 1600do
- Curfew 8pm - 6am (doorstep condition – the Defendant should show himself to any officer upon that person knocking on the front door.

I Mr Simon Cordell had to abide to the strict regime of bail conditions until the date of 00/00/2014, this was the date set for trial, but before the start of the trial I was found not guilty due to the judge accepting my evidence of a till recipe of proof of punchers of a garden gazebo too which was the basis of the prosecution's evidence regarding the allegations of burglary.

While I was awaiting the on goings of the case to proceed to trial to defend my rights of a non guilty plea, I felt I was being mistreated by the justice system as I knew I had not committed the offence I was being accused off and this lead me Mr Simon Cordell to pre arranging a meeting by way of telephone, this was accomplished at my own free will, so for myself to be able to attend the silver street Mental health department, to help my self document a true understanding of the facts that was present in my life of concern I exhibit proof of this contained and attached to this official document as sc2.

I also arranged an appointment with my Doctor who was named Dr Warren at number 1 nightingale Rd, Edmonton, this appointment was not arranged due to feeling Mentally unstable, but due to the duration of the time the court proceeding had occurred and the effect the Metropolitan Police wrongful claims of proceedings was therefore having on the ruining abilities of myself Mr Simon Cordell being a high statue director for my own company running objectives.

On the date of 00/00/00, I Mr S. Cordell was at my home addresses as noted above, with the following friends who are named 3 of 3 people not including myself Mr Simon Cordell.

- 1:
- 2.
- 3.