- Report Reply.pdf
- Due to how much the police had kept tarnishing my life when I had clearly not done anything wrong, this caused stress in my long time relationship till we had to depart from one and other, as she could not take know more with the police harassment.
- The case took over a year to deal with as the CPS would not gave the discloser that my solicitors was asking for and the judge ordered them to give.
- After a year and on the day the trial was due to start the Judge discharged the changes and found me not guilty in July 2014 this was before the trial started.
- In this time my brother had a life changing accident.
- My Nan was diagnosed terminal and passed away 30/08/2014
- A close friend of the family passed away in Dec 2013
- A close friend of the family passed away May 2014
- A close friend of the family was diagnosed terminal and passed away on the 29/08/2014 the day before my Nan.

Adjustment Disorder order means there is an event in your life one that you are not coping with. I admit that I had multiple things going on in my life but none that I was not coping with and I would not call this Adjustment Disorder.

The facts are that the police knew that I could not have done what they were saying is, the errors on the police PNC database caused me to go to prison, and I feel victim to the way in which I was being treated by the courts, because of what was being told to the judge by the police and CPS, this is also inclusive of the period of time leading to how long the case was taking due to myself not getting discloser from the police after the judge ordered it, we did not get disclosed until the trial date,

The reason why the prosecution would not give discloser was it because they knew that by giving me it they would have got the case dismissed much earlier and this is what did happen in the end, for reasons such as the information I and my family had obtained.

I could not do anything with my company and lost loads of contracts due to the bail conditions that I was under knowing and I knew that I had done nothing wrong so to be put under these conditions, I lost my long time partner due to this due to the wrongful facts that the police claimed.

Relating to a diagnosis of an Adjustment Disorder F35.2 in 2014, I Mr Simon Cordell also question the truth of this statement and understand it not to be true, as to the events that took place on the date did not relate to such a diagnosis.

I am again very concerned and unhappy with the following information being in breach of my rights that on the 11th /3/2014, it has been said that I Mr Simon Cordell was assessed by the DR Jarvis of the Enfield Triage Team this is said to be after a referral by my GP and while in that meeting I strongly disagree with the following:-

1. I was not suffering from any symptoms, anxiety for nine months as stated due to being Mentally ill, as for the truth being that I was feeling that the duration of time, leading towards the on goings of the court case, up and till the conclusion of the ongoing, was having an effect on my way of life, until I was found not guilty.

2. My Doctor did not refer me to Dr Jarvis, as to in reality, I personally arranged the meeting and went there of my own free will and told my doctor what I had planed to do.

3. I clearly was not suffering from a diagnosis of an Adjustment order, due to being correct and not been found guilty in regards to the issues I was having at the time.

## 5.3 Dr Rosemary Mills Report: