From: Lorraine Cordell < lorraine32@blueyonder.co.uk>

Sent: 08 October 2014 18:24

To: 'gl-brentmcenq@hmcts.gsi.gov.uk'

Subject: RE: urgent Simon CORDELL 011401596899

Attachments: S Cordell Cert._GE_ 2013-2014.pdf

Dear sir or Madam

I am writing this email due to the reply dated the 01/10/2014 I got in the post on 06/10/2014 about the email I sent to you on the 12/09/2014 please see below email dated 12/09/2014.



North West Administration Centre Willesden Magistrates Court 448 High Road London NW10 2DZ

Mr Simon Paul Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ DX 110850 Willesden 2

T 020 8 955 0555 F 0870 324 0240 E gl-brentmoenq@hmcts.gal.gov.uk

OUR REF: 1401596899

www.justice.gov.uk

Date: 01/10/2014

Dear Mr Cordell

Offence of used a motor vehicle without insurance on 01/01/2014 Date of conviction 28/07/2014

Thank you for your email received on 12/09/2014. You state you did not know about the court hearing until after the court had started to hear the case. You may be able to make a statutory declaration that you were unaware of court proceedings.

You have 21 days from the date on which you became aware of the case to make a declaration. If the court decides that it was not reasonable to expect you to make the declaration within this period, it may accept a late declaration made out of time.

You can make a declaration at your local magistrates' court and must attend in person to make the declaration. It can not be done in your absence.

If you make a declaration which you know or believe to be untrue, you could be convicted of perjury, a criminal offence punished with imprisonment of up to two years. Any financial impositions and penalty points remain valid and enforcement of financial impositions will continue until a declaration has been made.

Following the making of a declaration, the prosecution may decide to restart proceedings and the summons may be reissued. You could be given another court date when the matter will be heard.

Yours sincerely,

N Williams-Burton Administration Officer

Above is a picture of the reply where you say I have 21 days to file a statutory declaration due to me being unaware of the court processing.

I did not know about this court case. I have been wrongfully convicted and have points on my licence, which should not be there.

In the email dated the 12/09/2014, I asked for my case to be listed in order that I could do the following

- 1. Application to set aside the conviction
- 2. Re-open the case