

Bottom of Page 8 – Leaving party for Dwayne Edwards.

I got there at 7:30PM and left about 9:30 Pm 6th – 8th June – D was also with Dwayne the days of Saturday and Sunday as well. He was at my house for a 1 hour and half on Saturday and 1 hour on Sunday during the day. I agree I did not include it in my statement. On Sunday it was around midday. I was not with D from about 2AM on Sunday, no I was not. Nor at 2AM on Saturday either.

On the 7th June I did see my son and so did all my family members that were at the party.

At Page 14

“Police did not have 101 books “

2 and 3 paragraphs

Accepts that was told to me by DS Chapman.

DS Tanner called me on 11th or 12th. I believe they have a lot more information.

I am aware of full **(text missing)** Alleged involvement but not raves.

I do believe that met have a vendetta against my whole family including Tyrone – Harassment: pull them out for no reason, I would not say from every officer.

Miss Cordell continues

I am saying that there may be some truth but allegations of my son organising raves is horrendous.

Been scribbled out?

About medical statements of info has not been contained re question: D had been stabbed and was in hospital

Been scribbled out?

20th June couldn't give evidence as to D were about but believe he had been arrested on the 19th 20th July not witness him – did not give detailed route in statement because did not think it was relevant.

Problems with service of docs with police and would not take bundle because **(text missing)** with police, he panics and rings me every time he is stopped.

I have so **(text missing)** and right down all encounters with police all low not in the bundle.

DEF XEX

R V CORDELL

6

I accept involvement of police – they interact with her son and family.

You said Met police have a lot of info of you said “accepted involvement but not raves “

I have involvement with police of lots of data practically with Simon, but not in regards to raves, issues other than raves.

I don't accept he is involved in organisation of raves.

Case Continues Tomorrow.

R V CORDELL

2/2 DAYS

1

Witness XEX

So you are not yet Charity registered “Too Smooth”

Company were young eutrepures can advertise there Business.

Page 77

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.