

17. It is apparent Simon has made many pleas for help to the Claimant, including telephone calls and emails, before the complaints and allegations started to be made against him. He has, effectively, had to cope with this on his own, despite asking the Claimant for help. However, as soon as a complaint is made by a neighbour, the Claimant acts upon it. There appears to be no logical or lawful reason for this behaviour by the Claimant.
18. Simon has made many calls to the police for which he holds all CAD numbers, begging them for help, only to be told they won't get involved, but as soon as the neighbours put a complaint in, the police are there to arrest Simon. However, when the police are shown CCTV footage which shows them Simon has not left his home and what neighbours have alleged is untrue, they withdraw and say they will "talk to the neighbours".
19. The abuse to which Simon is being subjected is ongoing and the Claimant will not take details of reports of abuse from Simon or do anything to help him, despite them knowing he is vulnerable. The Claimant has told him he can only have contact with the acting solicitors. Until 20 April 2018, calls were made to myself and Lemmy Nwasbuisi of London Borough of Enfield ("the Claimant") by the police in an attempt to resolve issues. Police Constable YE310 Anthony ("PC Anthony") has spent a lot of time speaking to me about the issues involved and what will be included in the statement I am writing for the court. PC Anthony has alluded to me the police have received over 200 calls for help from Simon relating to abuse from neighbours. However, PC Anthony has disclosed that Lemmy Nwabuisi has alluded to him the Claimant is involved in this in order they can justify seeking possession of Simon's home. Not only is it clear the Claimant is taking what can be described as a one-sided view of the matter with many untruths being alluded to them by Simon's neighbours, the Claimant has apparently chosen not to listen to anything Simon or Lorraine has to say. PC Anthony has voiced concerns about this and made no secret of the fact he considers what the Claimant is doing in respect of Simon to be wrong.
20. The abuse by neighbours towards Simon and failure by the Claimant to address this has had a significant and negative impact on Simon's health. So much so, that he has had to ask me to write this statement for the court.
21. It is not certain whether the order dated 9 January 2018 is effective or not. However, when a call was made to the police in the course of the last few days, the police stated they do not believe the order has been served correctly and, consequently, it is not effective, but it will be for the court to decide whether or not the order is effective.
22. On 25 April 2018, Simon received some documents from the court regarding an application for committal proceedings dated 24 April 2018. This is to commit Simon to prison for allegedly breaching the interim order dated 9 January 2018. A hearing is listed for 1 May 2018 at 10am. It is not clear how the Claimant has been able to make this application for committal proceedings when there is a question as to whether the interim order was served correctly, if at all, with a date set for hearing of 30 May 2018 of which the Claimant would be aware.
23. The alleged facts contained in the application by the Claimant for committal, dated 24 April 2018, are disputed. What Mr and Mrs Mathiyalagan have claimed in their