From:	Rewired Rewired <re_wired@ymail.com></re_wired@ymail.com>
Sent time:	25/02/2016 10:51:37 AM
To:	JOSEPHINE WARD <josephinewardsolicitor@gmail.com></josephinewardsolicitor@gmail.com>
Subject:	Si
Attachments:	Legal definition of (Raves).pdf new 2003 7th jan 2013 licincing if profit is to be the right to a fair trial.doc

Please can you reply as what you have said has left me with concerns.

All i want is a fair trial and a professional good relationship with your self. i ask for legal guidance off your self. i have created a bundle with the relevant back bone points of law, relevant to my case and a shorter up dated statement, i have also made a skeleton argument out of the docs you have provided me with up to date. at this time i would like you to apply to the court so that i can have the ASBO conditions defined as trespass was not present for section 63 conditions to be imposed, neither was there any breach of the licencing act 2003 as amended Jan 7th 2013 and 2016, also proofing the fact that the applicants case of illegal raves, could not be correct in law. please see a copy of the licencing act 2003 attached that clearly states that all house partys or private partys are not regulated and do not need a licence and there for not illegal. I would also like the right under article 6 of my human rights to be called as i do not feel that it is possible with the only evidence the police rely on not only to be incorrect in law but that of a fabricated evidence by way of the time stamps and other relevant errors such as PC Elesmore stating under oath to the district judge that any location blocked out or within the applicants bundle, are that off progress way, when we have clearly proved otherwise. Please see a draft copy of my back bone points of law attached. The folder i have attached proves that illegal raves was not possible to be present, as the police have no power on private partys, until the local authority serves a noise abatement notice and then applies at the local court to give the police such powers as to be able to enter the premises, which has not been served within any of the dates in question contained within the applicants bundle, i believe this is why the local council never turns up to any of the court hearings which they are bound by law to do so, as i would like them to attended and answer such questions. please can you reply to my points in the last 3 emails in bullion points