Re: Your Case - Meeting Id:COR10388/00001

From: Nicole Windele (windelen@tuckerssolicitors.com)

To:re wired@ymail.com

Date:Monday 29 September 2025 at 20:12 BST

Hi Simon,

Would you be able to do either Wednesday or Thursday this week at 2.30pm?

Nicole

Nicole Windele

Paralegal CJSM: WindeleN@tuckerssolicitors.com.CJSM.net



Notices: <u>Disclaimer</u> | <u>Privacy</u>

From: Rewired Rewired <re_wired@ymail.com> Sent: Monday, September 29, 2025 4:15:29 PM

To: Nicole Windele < Windele N@tuckerssolicitors.com > **Subject:** Re: Your Case - Meeting Id: COR10388/00001

Hello Nichole, I hope you're well. Could you please contact me on my mobile phone so we can arrange the meeting? The trial date is approaching quickly, and I'm becoming concerned about how soon it is. My contact number is 07864 217519.

Thank you, Simon

On Friday 26 September 2025 at 18:28:49 BST, Rewired Rewired <re_wired@ymail.com> wrote:

Dear Nicole, Thank you for your message. Due to ongoing police harassment and safety concerns, I am currently limiting travel and prefer to stay indoors. Additionally, my mother, who usually supports me, is very unwell at the moment. Therefore, I would prefer to have the meeting online via Teams. I am available early next week and look forward to discussing the case with you. Kind regards, Simon

On Friday 26 September 2025 at 12:32:50 BST, Nicole Windele <windelen@tuckerssolicitors.com> wrote:

Hi Simon,

Thank you for getting back to me.

We can have an appointment at our office in Warren Street if this would be easier for you?

Let me know and we can arrange a date.

Kind regards,

Nicole

Nicole Windele

Paralegal

CJSM: WindeleN@tuckerssolicitors.com.CJSM.net



Notices: <u>Disclaimer</u> | <u>Privacy</u>

From: Rewired Rewired <re wired@ymail.com>

Sent: Friday, September 26, 2025 12:09

To: Nicole Windele < Windele N@tuckerssolicitors.com > **Subject:** Re: Your Case - Meeting Id: COR10388/00001

- · Confirmation of my willingness to join a Teams meeting!
- · Explanation of my technical setup and limitations!
- · Request for trial postponement!
- Clear instructions on how to use the Case files developed!
- Formal request for confirmation of case compliance regarding my legal instructions submitted to Tucker Solicitor Firm, including a detailed list of completed actions.
- Date and time agreement for first legal meeting to take place! "As detailed Below!"

Subject: Urgent: Request for Disclosure, Trial Extension & Review of Case Files

Dear Mr. Benington,

I hope this message finds you well.

Following your recent invitation to a Microsoft Teams meeting, I would like to confirm my willingness to participate. While I am not very familiar with Teams, I do have Anydesk remote access available and am happy to provide access to my files during the meeting. This will allow me to demonstrate the volume and structure of exhibits I have compiled in support of my defence.

Due to my current bail conditions, I am reliant on others to assist with technical access to my systems. Unfortunately, none of these individuals possess the qualifications necessary to support the legal and evidentiary aspects of my case. As a result, progress has been slow and, I believe, unfairly hindered.

I am deeply concerned that with only <u>"18 Days Remaining Until Trial,"</u> there is insufficient time to complete the necessary case files and allow my legal defence team to properly review them. I respectfully request that we explore the possibility of postponing the trial date to ensure that all materials can be properly prepared and assessed.

a. <u>Due to the 18 days left till trial, I am available at your earliest convenience please set any date or time</u> and I will be available!

Temporary Case Files Repository

I have created a temporary web link to host key documents while my servers undergo repair: https://horrificcorruption.com/Server2/Another-Police-Case-03-08-2025/index01a.asp

This repository contains structured folders and files that demonstrate:

- · Procedural errors
- · Fabricated criminal record entries
- · Misconduct by authorities
- Audio and written evidence supporting my defence such as: <u>"10. Saheed-Statement"</u> alongside with other most important documentation.

How to Use the Files

Each file has been carefully named and sequenced to guide you through the evidence both chronologically and thematically. Please note that this archive is still in the early stages of development, and further updates will follow.

I would be grateful if you could confirm receipt of this message and advise whether a direct telephone number is available for contact. A brief conversation would help clarify the urgency and complexity of the situation.

Additionally, I kindly request written confirmation—by email—of which items from my disclosure request have been completed. This includes:

.

- · Attendance records for the alleged victim and involved police officers
- · Working exhibits such as police body-worn camera footage
- · Printouts or scans of original police pocket notebooks

Thank you for your continued attention and support.

Kind regards, Simon Paul Cordell

Legal Grounds for Dismissal of Charge: "Threats to Cause Criminal Damage"

Defendant: Mr. Simon Paul Cordell

Court: Highbury Corner Magistrates' Court

Trial Date: 13 October 2025

Charge: Threats to cause criminal damage (allegedly made on 02/08/2025)

Legal Basis: Criminal Damage Act 1971, Section 2

Summary of Legal Failures

1. No Interview, No Arrest, No Caution

- The alleged threat was never investigated through proper channels.
- · No re-arrest, no caution, and no interview were conducted for this new charge.
- This violates the Police and Criminal Evidence Act 1984 (PACE) and Code C, which guarantee the right to legal representation and proper interview procedure.

2. Charge Fabricated After Custody Expired

- The original harassment charge was dropped.
- · The new charge was introduced after the custody clock expired, without legal basis.
- This is a breach of Article 6 of the Human Rights Act 1998 (right to a fair trial) and PACE custody rules.

3. Sole Witness Statement Is Invalid

- The only statement against Mr. Cordell is from Rebecca O'Hare.
- This statement was originally submitted for a **different case** (harassment), and includes references to **prior dates and incidents** that were already resolved with **No Further Action (NFA)**.
- Using this statement for a new charge is procedurally improper and violates the CPS Code for Crown Prosecutors, which requires:
 - a. Sufficient admissible evidence
 - b. Public interest
 - c. Procedural fairness

4. No Immediate Risk or Threat

- The alleged incident occurred 90 minutes before police arrived.
- Mr. Cordell was indoors, recovering from surgery, in pyjamas, and physically incapacitated.
- There was no confrontation, no damage, and no verbal exchange with the alleged victim.
- This fails the legal test for "threats to cause criminal damage," which requires:
 - a. A clear and credible threat
 - b. Intent to intimidate
 - c. No lawful excuse

5. Police Statements Pre-Date the Incident

- Several police statements were created before the alleged incident occurred, indicating fabrication or premeditated misconduct.
- This undermines the integrity of the investigation and may constitute perverting the course of justice.

6. Medical Incapacity

- Mr. Cordell had undergone hernia surgery days prior.
- He was unable to walk, bend, or speak without pain.
- This makes the alleged threat physically implausible and legally unsustainable.

7. Denial of Legal Rights

- · Mr. Cordell was denied access to:
 - a. His solicitor during key custody decisions
 - b. His appropriate adult
 - c. Medical assistance
- These are violations of PACE, Code C, and Article 3 of the Human Rights Act (protection from inhuman or degrading treatment).

8. PNC Record Proven to Be Fabricated

- Internal checks by custody officers confirmed fraudulent entries in Mr. Cordell's Police National Computer (PNC) record.
- These entries were used to justify bail refusal and escalate charges.
- The court itself acknowledged that Mr. Cordell had **no convictions in over 25 years**, contradicting the fabricated record.

Conclusion: Trial Must Not Proceed

The charge of <u>"Threats To Cause Criminal Damage"</u> is legally unsound, procedurally invalid, and unsupported by admissible evidence. The case is built on a single recycled witness statement, fabricated police records, and unlawful custody practices. Proceeding to trial under these conditions would constitute a miscarriage of justice and expose the court to liability for reckless sentencing of an innocent man.

Recommended Action

- Immediate dismissal of the charge under Section 2 of the Criminal Damage Act 1971
- Formal adjournment of trial pending full review of procedural breaches
- · Disclosure order for all body-worn footage, custody logs, and internal communications
- Judicial inquiry into the fabrication of PNC records and unlawful detention!

Kind regards again!

Mr. Simon Paul Cordell

On Thursday 25 September 2025 at 10:57:17 BST, Nicole Windele <windelen@tuckerssolicitors.com> wrote:

Dear Simon,

Further to the email below, please could you let me know a date and time you would be available for a meeting regarding your case.

Kind regards,

Nicole

Nicole Windele

Paralegal

CJSM: WindeleN@tuckerssolicitors.com.CJSM.net

CJSM: WindeleN@tuckerssolicitors.com.CJSM.net

www.tuckerssolicitors.com



Notices: <u>Disclaimer</u> | <u>Privacy</u>

Sent: Monday, September 15, 2025 14:43 To: re_wired@Ymail.com <re_wired@ymail.com> Subject: Your Case - Meeting Id:COR10388/00001</re_wired@ymail.com>	
Dear Simon,	
I am the paralegal assisting Andrew with your case.	
I would like to meet with you in order to discuss your case. I am happy to do this either in person at our office in Warre Street or via teams.	en
Please could you let me know if you have availability for a meeting early next week.	
I look forward to hearing from you.	
Kind regards,	
Nicole	
Nicole Windele Criminal Defence Paralegal	
39 Warren Street London, , W1T 6AF Mail: <u>WindeleN@tuckerssolicitors.com</u>	



