

Crown	Parliament Court of Appeal High Court	The People v Top Judges Citizen + Equity Lawyer v Solicitor General Citizen + Equity Lawyer v Solicitor General	Corruption Remedy Royal Commission Fraud Appeals 2020 0395 + 0396 + PI 10942 + 11312 Contempt Claim Fraud 2019 004208 + 2020 000286
	Sussex Court Magistrates Court	Citizen Mr Taylor v Sussex Police Citizen Mr Nkrumah v State	Harassment Framing Fraud Sentence Breach Framing Fraud 012000266764

Royal Commission + Restraint Order Disclosure Communications in Citizen Mr Taylor v State 27 July to 7 September 2020

2020 07 27 Royal Commission + Remedy Cases

Edward Ellis <edward.w.ellis@gmail.com> Mon, Jul 27, 2020 at 1:10 PM
To: Citizen Mr Matthew Taylor <matttaylor2000@hotmail.com>, Barry Brooks <baz.brooks@yahoo.com>, Alexandru Tudor <alexandrutudor85@gmail.com>
Matthew and Barry,

Some of the Royal Commission Emails to Barry got RFC Compliance Failure Bounce Messages. Alex will please ensure he gets this email.

Matthew has a Key Case and the skills for Protest Management but not Remedy Manager.

Lawyer Gillian Jones managed the Civil Court Frauds for Sussex Police and Surrey Police against Matthew. In 2017 Civil Fraud Proof completed a Criminal Conspiracy Proof Set. The Crown and Lord Bishops used it to get the Forced General Election and a Long Session of 2 1/2 years. It enabled completion of the Corruption Investigations that got Criminal Conspiracy Proof that was used for Unfitness Cases against Top Judges in parliament. They were used for Protection Fraud Tests that got Criminal Conspiracy Proof against many MPs, Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. It was used to get the Forced Resignation from Prime Minister Mrs May, Forced General Election and the Royal Commission.

The Remedy Process put pressure on Organised Criminals and Corrupt Officers. They demanded Protection Frauds that needed and got Court Frauds by Top Judges. Some of them appeared to be Protection Fraud Successes by Top Judges but in effect were Reassurance Failures because they undermined the confidence of Corrupt Officers.

The Prosecution Frauds against Citizen Mr Paterson used as State Witnesses included Corrupt Officers who were Drug Crime Managers and others who provided Protection Frauds for Powerful Paedophiles.

On the evidence available the Defence Advice broke the confidence for the Trial Frauds. They used Mental Health Frauds against him and demanded Protection Frauds that needed Prosecution Frauds against Matthew Taylor and John Hoath

On the evidence available Lawyer Ms Gillian Jones not only demanded Restraint Frauds against Matthew Taylor but dictated the Fraud Details. Matthew responded with Internet Publicity. It does not meet the Corruption Remedy Proof Standard. The Crown and Lord Bishops need Official Records that meet the Corruption Remedy Proof Standard.

Matthew does not have the facilities to scan documents.

Barry, please scan and email the Restraint Order + Restraint Variation Summons + Restraint Variation Order for a Fraud Appeal

Edward

Edward Ellis <edward.w.ellis@gmail.com> Sun, Aug 2, 2020 at 12:38 PM
To: House of Commons Speaker Rt Hon Sir Lindsay Hoyle <Lindsay.hoyle.mp@parliament.uk>, Prime Minister MP Rt Hon Boris Johnson <boris.johnson.mp@parliament.uk> + Cabinet Officers + Citizens + State Officers + Others + Lawyer <Gillian.Jones@weightmans.com>,

2020 08 02 Royal Commission + Fraud Appeals 2020 0395+ 0396 + PI 10942 + QB 2019 004208 + 2020 000286 + QB 2020 XXXXXX + Lease Possession Claim F02ED793 Email

House of Commons Speaker, Prime Minister, Cabinet Officers, Privy Councillors, MPs, Lawyers and Law Court Judges,

The Crown and Lord Bishops need All Relevant Circumstances to decide Remedy Management. Competent Investigation is needed to discover All Relevant Circumstances. Citizens give Privilege Waivers and Confidentiality

Crown	Parliament Court of Appeal High Court	The People v Top Judges Citizen + Equity Lawyer v Solicitor General Citizen + Equity Lawyer v Solicitor General	Corruption Remedy Royal Commission Fraud Appeals 2020 0395 + 0396 + PI 10942 + 11312 Contempt Claim Fraud 2019 004208 + 2020 000286
	Sussex Court Magistrates Court	Citizen Mr Taylor v Sussex Police Citizen Mr Nkrumah v State	Harassment Framing Fraud Sentence Breach Framing Fraud 012000266764

Royal Commission + Restraint Order Disclosure Communications in Citizen Mr Taylor v State 27 July to 7 September 2020

Waivers that help to build the confidence needed for Competent Investigation and Full Disclosure. Some Citizens do not know what are Relevant Circumstances or understand what is needed for Competent Investigation.

The Parliament Session Agreement dated December 2019 contained Corruption Remedy Conditions. They required that a Royal Commission get Corruption Remedies before the Session End. The Default Penalty is a Parliament Session refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof. Honourable Parliamentarians needed Criminal Conspiracy Proof for Dismissal Decisions against Top Judges by Parliament. If that failed, they needed it with Remedy Denial Fraud Proof against Corrupt Parliamentarians in a Forced General Election.

Citizens used their cases for Integrity Tests. They got Corruption Proof and Remedy Denial Fraud Proof against Top Judges. The Crown and Lord Bishops can use it for Parliament Session Decisions.

The Protection Denial Fraud Appeal 2019 1483 Permission Hearing on 29th July 2020 in Royal Court 71 needed a Resource Allocation by the Master of the Rolls. It got an Audi Record that complete the Protection Fraud Proof Set for the Citizen, Crown and Parliament against Organised Criminals, the Metropolitan Police and Law Courts. The Protection Denial Fraud Appeal Grounds dated

Citizen Tenant Mr Hastunc is a Popular Man, Talented Chef and Restaurateur but is Almost Illiterate. He is a Corruption Victim. The Landlord had an Obsolete Restaurant on a Derelict Site and a Development Plan. They needed a Fraud Victim to resource the Development Plan. Citizen Mr Hastunc was excellent for the purpose. The Landlord used Misrepresentation Frauds and Representation Denial Frauds to get a Lease Definition that denied Statutory Protection for a Residence Lease of Business Lease. They used Misrepresentation Frauds to get investment of time, work, skill and at least £357,000 by the Citizen Tenant in the Leased Property. Then they used Violent Thugs in Balaclava Helmets for an Attempted Possession Fraud. It failed. They used a Quit Notice Fraud and Lease Claim F02ED793 and a Court Fraud Deal with Top Judges to get a Possession Fraud.

Citizen Tenant Mr Hastunc agreed the Corruption Remedy Process have the case for Integrity Tests. On 4th February 2020 the Citizen Tenant, Interpreter and Equity Lawyer attended the Possession Hearing. They broke the confidence of the Hearing Judge for a Possession Fraud but not for Trial Directions Frauds and a Costs Fraud. The Defence and Counterclaim details the Case Frauds. The Landlord does not deny any of them. The Bias Fraud Proof for the Citizen Tenant against the Landlord and the County Court includes Defence and Counterclaim Filing Denial Frauds and the Costs and Trial Directions Fraud Appeal. It includes the Possession Denial Appeal Fraud by the Landlord. The Sole Appeal Ground was that the Citizen Tenant had Representation Assistance at the Possession Hearing. The Landlord used the Filing Denial Frauds for a Rent Arrears Statutory Demand that started a Bankruptcy Fraud. On 8th April 2020 the Equity Lawyer prepared and gave Email Notice of the Statutory Demand Set Aside Application and the Corruption Claim that gives Defendant Party Status to the Prime Minister. The Possession Denial Appeal Hearing Date Notice + Skype Hearing Notice dated 19th May 2020 from County Court was not received by Citizen Mr Hastunc until late July 2020. The F02ED793 Case Management Enquiry dated 13th July 2020 from the County Court was received by Citizen Mr Hastunc a few days later. On 22nd July 2020 the Equity Lawyer sent the Corruption Claim to the High Court and a Fraud Appeal Fee Remission Application to the Court of Appeal by Royal Mail Signed For Post. On 24th July 2020 it got a Filing Receipt from the Royal Courts Post Room. It got an Acknowledgement Email from the Court of Appeal and Claim Issue Denial Fraud Proof for the Citizen Tenant against the High Court. The Hearing Notice Letter dated 17th July 2020 from the Landlord Lawyers arrived in the post about the same time as the Hearing Notice from the County Court. On 27th July 2020 the Citizen Tenant telephoned the Equity Lawyer he had received Case Papers. Citizens collected them and emailed them to the Equity Lawyer. The Landlord used a Restraint Fraud against Equity Lawyer Mr Ellis to deny the Citizen Tenant the benefit of Appeal Hearing Representations by Equity Lawyer Mr Ellis.

Interpreter Mr Can Say has Heart Problems + Breathing Problems + Other Problems. He needs a good day to do anything.

The Equity Lawyer has Dialysis Treatment for Kidney Failure. It is Life Saving Treatment but provides Limited Energy. Physical Fitness is a Kidney Transplant Qualification. The End Stage Kidney Failure did Body Damage. Physical Exercise is needed for Body Repair and recovery of Transplant Fitness. He had 3 Treatment Sessions a week. It did not give enough energy for Physical Exercise and Remedy Process Case Management. There was an Unexplained Reduction of Treatment Sessions for Some Patients at Broomfield Hospital from 3 to 2 a week. In the case of the Equity Lawyer it had effect from 25th July 2020. He does not know what Energy Impact the Treatment Reduction will have. The Protection Denial Fraud Appeal 2019 1483 Permission Hearing on 29th July 2020 and Fraud Appeal to the Supreme

Crown Parliament Court of Appeal High Court	The People v Top Judges Citizen + Equity Lawyer v Solicitor General Citizen + Equity Lawyer v Solicitor General	Corruption Remedy Royal Commission Fraud Appeals 2020 0395 + 0396 + PI 10942 + 11312 Contempt Claim Fraud 2019 004208 + 2020 000286
Sussex Court Magistrates Court	Citizen Mr Taylor v Sussex Police Citizen Mr Nkrumah v State	Harassment Framing Fraud Sentence Breach Framing Fraud 012000266764

Royal Commission + Restraint Order Disclosure Communications in Citizen Mr Taylor v State 27 July to 7 September 2020

Court and the Lease F02ED793 Appeal Hearing have made Energy Demands that make it difficult to judge the Energy Impact at the end of the first week of 2 Treatment Sessions.





The Equity Lawyer sent a Text and Email asking the Interpreter to help the Citizen Tenant at the Possession Hearing. He had No Response from the Interpreter before sending this Royal Commission Email. They will need Skype Hearing Details from the County Court before the Appeal Hearing at 10.00 tomorrow. If the Citizen Interpreter cannot assist someone else might.

The Corruption Claim Filing Proof vests Conflict Jurisdiction in the High Court. It creates a Claim F02ED793 Remedy Only Jurisdiction Limit for the Citizen against the Landlord and County Court. Failure to make Remedy Orders for the Citizen will enable a Protection Breach Contempt Fraud Appeal to the High Court, and if necessary, the Court of Appeal and Supreme Court.

Attached are the Supreme Court Fraud Appeal Grounds dated 31st July 2020 and the Lease Possession F02ED793 Appeal Hearing Representations + DRAFT Chronology and Schedule dated 2nd August 2020 + Draft Order dated 3rd August 2020

Equity Lawyer Mr Ellis

4 attachments

-  2020 07 31 Royal Commission + Supreme Court Fraud Appeal Grounds of Citizen Mr Cant v Thug Criminal Mr Seton.pdf 61K
-  2020 08 02 Royal Commission + F02ED793 Appeal Representations + Remedy Proposals of Citizen Tenant Mr Hastunc v Landlord Eatsnow Estates Limited.pdf 51K
-  2020 08 02 Royal Commission + Lease Claim F02ED793 DRAFT Chronology + Schedule of Citizen Mr Hastunc v Eatsnow Estates Limited.pdf 22K
-  2020 08 03 Royal Commission + Lease Claim F02ED793 Possession Denial Appeal Draft Order of Citizen Mr Hastunc v Eatsnow Estates Limited .pdf 45K

<Gilly.Jones@weightmans.com>
To: Edward Ellis <edward.w.ellis@gmail.com>

Mon, Aug 3, 2020 at 7:46 AM

Dear Mr Ellis, Please remove me from your mailing list with immediate effect. Regards Gilly Jones Associate

2020 08 03 Royal Commission Email Address Removal Request + Verification Test Co-operation Request

Edward Ellis <edward.w.ellis@gmail.com>
To: Gillian Jones <Gillian.Jones@weightmans.com>

Mon, Aug 3, 2020 at 9:34 AM

As requested Your Email Address will be removed from the Royal Commission Address List.

The Remedy Process needs Verification Tests of Official Records with Served Documents and Media Publicity

1. Please provide copies of the Harassment Restraint Orders against Citizen Mr Matthew Taylor.
2. Please disclose whether a Publicity Restraint Order prevents Citizen Mr Taylor from servicing the verification Test by providing the Restraint Orders served on him.

Equity Lawyer Mr Ellis

From: Tanya.Gambardella@sussex.pnn.police.uk <Tanya.Gambardella@sussex.pnn.police.uk> **Sent:** 21 August 2020 14:18
To: matttaylor2000@hotmail.com <matttaylor2000@hotmail.com> **Cc:** oliverm@mackrellmarsh.co.uk <oliverm@mackrellmarsh.co.uk>
Subject: Confirmation of Legal Representation

Matthew It has been brought to my attention that an (ex)lawyer has requested documents relating to you and you SPO, please can you confirm if you are using or have instructed any other legal adviser or professional body to act on your behalf other than Mackrell & Marsh?

Regards Tanya PC Tanya GAMBARDELLA DG198 ViSOR Officer

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission
Court of Appeal Citizen + Equity Lawyer v Solicitor General Fraud Appeals 2020 0395 + 0396 + PI 10942 + 11312
High Court Citizen + Equity Lawyer v Solicitor General Contempt Claim Fraud 2019 004208 + 2020 000286
Sussex Court Citizen Mr Taylor v Sussex Police Harassment Framing Fraud
Magistrates Court Citizen Mr Nkrumah v State Sentence Breach Framing Fraud 012000266764

Royal Commission + Restraint Order Disclosure Communications in Citizen Mr Taylor v State 27 July to 7 September 2020

From: Matthew Taylor [mailto:matttaylor2000@hotmail.com] **Sent:** 24 August 2020 07:35
To: Gambardella Tanya DG198 <Tanya.Gambardella@sussex.pnn.police.uk> **Subject:** Re: Confirmation of Legal Representation

****External Email** - Think before you click. If you do not trust the sender, do not click on any links or open any attachments. Further information can be found [here](#).**

Tanya;

I haven't instructed any other legal adviser or professional body to act on my behalf, other than Mackrell & Marsh.

By the sounds of it, it sounds like Edward Ellis.

Edward Ellis is using my case as a prima-case of State/Police corruption for his Royal Commission into Judicial, State and Police corruption.

I'm happy for him to receive any information about my case, which he deems necessary.

Regards, Matt

From: Tanya.Gambardella@sussex.pnn.police.uk <Tanya.Gambardella@sussex.pnn.police.uk> **Sent:** 26 August 2020 07:17
To: matttaylor2000@hotmail.com <matttaylor2000@hotmail.com> **Cc:** oliverm@mackrellmarsh.co.uk <oliverm@mackrellmarsh.co.uk>
Subject: RE: Confirmation of Legal Representation

Matthew

Thank for your response. I will not be supplying any information to Mr Ellis, as you have confirmed that he is not acting for you legally.

Please can I make you aware that Mr Ellis is indeed asking for documentation regarding your case from Gillian Jones. If you are in any contact with Mr Ellis it may be in your best interest to ask him not to continue in his communication with her, this would remove any confusion over why he is making contact with Gillian Jones and under whose instruction this is.

Regards Tanya

Fw: Confirmation of Legal Representation

Matthew Taylor <matttaylor2000@hotmail.com>
To: Edward Ellis <edward.w.ellis@gmail.com>

Wed, Aug 26, 2020 at 10:48 AM

Hi Edward; Please see below for your information, an email exchange with Tanya G from Sussex Police, regarding yourself. I trust all is well. God bless. Matt

Edward Ellis <edward.w.ellis@gmail.com> Thu, Aug 27, 2020 at 11:22 PM
To: Citizen Mr Matthew Taylor <matttaylor2000@hotmail.com>, Sussex Police ViSOR Officer <Tanya.Gambardella@sussex.pnn.police.uk>, Lawyer Ms Gillian Jones <Gillian.Jones@weightmans.com>, Barry Brooks <baz.brooks@yahoo.com>

Citizen Mr Taylor and Sussex Police Officer Tanya Gambardella,

The Equity Lawyer thanks Citizen Mr Taylor for the Evidence Disclosure Consent and asks him to send a Disclosure Instructions Email to the Defence Lawyers and copy it to him.

The recent Harassment Prosecution got a Restraint Order Disclosure Request by Equity Lawyer Mr Elis to Citizen Mr Taylor and a Document Scanning Request to Citizen Mr Brooks. It did not get the Restraint Orders from Citizen Mr Taylor. It got inclusion of Lawyer Ms Gillian Jones in the Address List for Royal Commission Emails. It got an Email Address Removal Demand Email from her. The Removal Confirmation Email from the Equity Lawyer included a Restraint Orders Request for the Evidence Verification. It got a Restraint Order Disclosure Failure and use of the Request Email as Prosecution Evidence for Sussex Police.

Crown	Parliament Court of Appeal High Court	The People v Top Judges Citizen + Equity Lawyer v Solicitor General Citizen + Equity Lawyer v Solicitor General	Corruption Remedy Royal Commission Fraud Appeals 2020 0395 + 0396 + PI 10942 + 11312 Contempt Claim Fraud 2019 004208 + 2020 000286
	Sussex Court Magistrates Court	Citizen Mr Taylor v Sussex Police Citizen Mr Nkrumah v State	Harassment Framing Fraud Sentence Breach Framing Fraud 012000266764
Royal Commission + Restraint Order Disclosure Communications in Citizen Mr Taylor v State			27 July to 7 September 2020

The Equity Lawyer asks Police Officer Ms Gambardella to disclose precisely what is a ViSOR Officer and for Full Disclosure what got the Enquiry Email at 14.18 on 21st August 2020.

Disclosure Failure Contempt and Terrorism Penalty Warning to Officer Ms Gambardella for the Stated Reasons that:

The Citizen, Crown and Lord Bishops have Justice Responsibilities known as the Equity Monarchy Trusts. They have Corruption Control Jurisdictions that govern Parliament Session Powers. They have used them for a Corruption Remedy Process.

The Firearms Corruption Proof Set against Sussex Police consisted of the Convictions Record of an Organised Criminal and Firearms Receipts for Stolen Firearms and the Cabinet from which they were stolen and the Storage records of Lewes Armoury for the Stolen Firearms and the Cabinet. It was Protection Fraud Proof for the Citizen, Parliament and Crown against the Organised Criminal and Sussex Police. It made Sussex Police an Obvious Target for Corruption Investigations.

In October 2009 the Firearms Corruption Proof Set and Protection Fraud Proof against Prime Minister Mr Brown motivated the Secret Service to service Corruption Investigations of the Law Courts for the Crown. The Firearms Corruption Proof Set was used thousands of times to discover who provided Protection Frauds for the Organised Criminal. Corrupt Officers demanded Protection Frauds. They were given Prosecution Frauds against Citizens.

The Protection Frauds included the Harassment Prosecution Frauds in the Civil and Criminal Courts against Citizen Mr Taylor. They got Corruption Findings for Citizen against Corrupt Officers and the State.

The Crown and Lord Bishops used the Protection Fraud Proof to impose Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Ministers. In June 2019 Corruption Proof got a Forced Resignation from Prime Minister Mrs May. In October 2019 it got a Forced General Election. In December 2019 it got the Remedy Conditions required that a Royal Commission get Corruption Remedies before the Session End. The Default Penalty is a Parliament Session Refusal and Forced General Election with Mass Publicity for Corruption Proof and Remedy Denial Fraud Proof.

Honourable Parliamentarians needed Citizens to get Criminal Conspiracy Proof that silenced Corrupt Parliamentarians until Unfitness Cases got Corruption Findings and Dismissal Decisions against Top Judges.

The Harassment Prosecution Frauds got Corruption Proof against Sussex Police, Surrey Police and Lawyer Ms Gillian Jones. The Corruption Findings, Harassment Restraints and Breach Prosecution against Citizen Mr Taylor are Criminal Conspiracy Proof for Citizens, Honourable Parliamentarians, Lord Bishops and the Crown.

Equity Lawyer Mr Ellis

From: enquiries@mackrellmarsh.co.uk <enquiries@mackrellmarsh.co.uk> Sent: 27 August 2020 12:47
To: 'Matthew Taylor' <mathtaylor2000@hotmail.com> Subject: Your Matters - our ref 4588

Dear Matthew, Please find attached, your prepared Section 9 statement of today's date. Please would you read through this carefully and answer a few of the questions then please sign it and return it to us as soon as possible. Please confirm also, receipt of this email and the attachment. Kind Regards, Lesley Wright

Mackrell Marsh & Co. www.mackrellmarsh.co.uk 96 Western Road, Hove, East Sussex, BN3 1FA DX
Number: 59267 Hove Telephone: 01273 823456 Fax: 01273 729910 Emergency: 07566 208029
Email: enquiries@mackrellmarsh.co.uk

Regulated by the Solicitors Regulation Authority. Registered in England No: 04861430. This email, and any files transmitted with it, is confidential and may be covered by legal professional privilege and is intended solely for the use of the individual or entity to which it is addressed. If you have received this email in error please notify enquiries@mackrellmarsh.co.uk

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission
Court of Appeal Citizen + Equity Lawyer v Solicitor General Fraud Appeals 2020 0395 + 0396 + PI 10942 + 11312
High Court Citizen + Equity Lawyer v Solicitor General Contempt Claim Fraud 2019 004208 + 2020 000286
Sussex Court Citizen Mr Taylor v Sussex Police Harassment Framing Fraud
Magistrates Court Citizen Mr Nkrumah v State Sentence Breach Framing Fraud 012000266764
Royal Commission + Restraint Order Disclosure Communications in Citizen Mr Taylor v State 27 July to 7 September 2020

 Witness Statement M Taylor S9 27.8.20 .doc 45K

From: Matthew Taylor <matttaylor2000@hotmail.com> Sent: 27 August 2020 15:56
To: enquiries@mackrellmarsh.co.uk <enquiries@mackrellmarsh.co.uk> Subject: Re: Your Matters - our ref 4588

Thanks for an awesome statement. Please find it attached, with the necessary amendments made.
Many thanks for your kind assistance. Matt X

2020 09 03 10 43 for 25 minutes 47 seconds telephone call from Matthew Taylor to Edward Ellis

Matthew Taylor <matttaylor2000@hotmail.com> repeat of chain to 23 22 on 27/8/2020 Thu, Sep 3, 2020 at 10:47 AM

Matthew Taylor <matttaylor2000@hotmail.com> forward 12.47 + 15.56 of 27/8/2020 Thu, Sep 3, 2020 at 10:50 AM

Mr Taylor

Zoe.Hubbard@sussex.pnn.police.uk <Zoe.Hubbard@sussex.pnn.police.uk>
To: edward.w.ellis@gmail.com

Mon, Sep 7, 2020 at 5:30 PM

Dear Mr Ellis,

I am writing to you to follow up my phone call on Tuesday the 1st September 2020 that you terminated requesting that you wanted everything documented in writing.

I write in response to your email dated 27 August 2020 on behalf of PC Gambardella.

VISOR are a unit in the police that manage convicted Sex Offenders that are subject to the requirements of the Sex Offender Register. We manage offenders Orders. More recently in Sussex Police we manage Stalking Protection Orders (SPO's).

I called you as I wanted to ask you some questions about your role with Mr Taylor:

1. Are you legally representing him ? If so we require a statement from you.
2. If you are not legally representing Mr Taylor, are you acting on Mr Taylors behalf ? If you are we would like to obtain a statement from you as a witness.

Please do not contact Gilly Jones again she feels harassed and distressed by this contact and any further contact will be treated as Harassment/stalking.

If you require any further information in relation to this case please do not hesitate to use the Freedom Of Information Act Route.

Many thanks DS Hubbard DH869 Brighton Visor Extension 550705 Mobile 07599 516993

You can report crime and incidents online at <https://www.sussex.police.uk/report-online> We want to know your views - see what's new and give us your feedback and suggestions at www.sussex.police.uk If you have received this message in error, please contact the sender as soon as possible - you may not copy it, or make use of any information contained in it for any purpose, or disclose its contents to any other person. Messages sent and received by Sussex Police are not private and may be the subject of monitoring.