AFFIDAUT OF TRUTH BY VEIR FOR THE GURT OF RECORD OF EVENT BY MY HOME 214 SPRINKFELD ROBD ENCLINE TOTAL OF DECIS
I ARRIVED BOCK FROM DURESEAS TRAVEL, FROM ZURCH, WA
LONDON GMY, DISSOTRO TO STANJED, CANGHY X30 BUY BF
PROUS 11:30 TO CHELM SPORD BUY STAJION. I WALKED
DOWN THE HIGH STREET WITH MY HAND CARRY LUGGAGE TO
SEE IF I COULD GRY SOME GIFTS, IT WAS BUY TAMMY PEACE
SHEPPING SO CHRIST ON WALKING TO PHE PORCE (WALLED
YARDUND THIRTE). I WAS PICURD UP BY MIKE BURKE, FI
FRIEND AND BALLET WELL VERSED IN THE LAW. UK JOOK
FRIEND THE BY HOME BY OAR BY ABOUT 3 PM. I HAD
ME TO MY HOME BY OAR BY ABOUT 3 PM. I HAD
ASKED FOR HIS PHILITITINGE FOLLOWING DISARREMANT WITH
PRIVE SON AVERE WELL BULINESS OFFENDS BY KELLOW INTLE
LED, WHERE HE HAD BEELD AN EMPROYER OND DIRECTOR

UNTIL IHS REGERTION ON 270CTUS. THE

I ENSTROYD THROUGH MAIN GATE FURTH WITHOUT MY

LUGGAME TO SCE WHO WAS HOME, MICK MY OTHER SON

WAS MOOVING THE LAWN AND I GAVE IHM A HUG. I

WENT INIDE THE HOUSE TO SEK MY WIFE WHO WAS

IN OUR BEDDOOM ON THE BED TALVENG TO SOMEDINE ON

HES CREPHONE, IT WAS ALVERS. AS SOON AS SHE SAN

ME SHE SMIUTLD, LOUVED HAPPY TO SER ME GOT UP

AND GAVE ME A LONG HUG. SHE SHD "NIBORIC SOMITHING

OUT WITH ALVERS," WHILE HOLDING THE RHONE CLOSE TO

HER & ME SO ALERIS GULD HERRE & SPEAK, WE

SHE AH DAD HOW ARE YOU" I SAID I HOPE WE CAN

WERK THINGS OUT BETWEEN US PUL.

I THEN WAND DOWN! TAKE WHILE SPAING MY MY WIFE I'D LIKE TO HAVE SOMETHING FOR FAT' AND A CUP OF TEA'. SHE FOUDIND WE DOWN, MADE SOMETHING THE DOWN, MADE SOMETHING PORTETHING MADE SOMETHING PATER TECCOS DELIVERS'.

BEFORE I DEINK THE TED I WELL OUTSIDE TO GOLLEGE MY MILLE BURKE WHO WAS WHITING FOR ME TO COLLEGE MY LOW BAGGAGE. I INDEODUCED HIM BRIDEOUS HE DROVE MON BAD AFTER A FREW MINUTES CLAPE, HE DROVE MANY.

I WENT BACK IN SIDE THE HOUR AND GAT DOWN IN THE BROTALFART ROOM TO DRINK MY TOR MAUR CHAPTON, TO MY WERE

I ESTIMATE AT DOOR 3.20 pm ALICKIS APPENDED,

WE HOUSERD EMATTED A CEN MICHONIC) OUTSIDE THE BREAKFASTI

ROOM, THEN CAME. HE WOURD UNEARY, COME OUTSIZE TO

ME PUD SPAD HE WANTED A TALK AND PERSON MY

MIFTE TO LEAVE, WHICH SHE WAS RECLICATION TO DO.

I SAD I'M BR HAPPY TO TALK TO YOU, BUT AFTER

I PHAVE HAD SOMETHING TO DEINIX (THEN) AND SOMETHING

TO FORD. HE (OUEXIS) SAID "WE ARE GOING TO TOUK

NOW", I SAID I'M HAPPY TO HAVE A STORE CHAP OR

HIM TO TALK IV A CALM MANNER. HE GOT ANARY

STORAGO (NOUTING, STANDING CUSE, BEING WEZEBUM

ABUSINE I REMINDED HIM WE CAN THEK LATER, "HE

GOT LOUDER. AND NORE ABUSINE. HE GOT TOO CUSE

CIN MY PAUE)

3)

I WALKED OUT OF THE BROTHERS ROOM INTO THE HOLD ON THE COURS BY PLEXIS, FRUSTDATING MY COMES WHICH MOST NOT SUCCESSFUL IN THE FAM HEADING MY DURIS WHICH MOST NOT SUCCESSFUL IN THE FAM HEADING WHE. I TRIED TO GET PAPT HIM, WE WOULD NOT MUCH. IT TRIED TO GET PAPT HIM, WE WOULD NOT MUCH MAY GOT HOUD OF MIK MYD SCLAMMKA ME DOWN ON THE SMALL Z-SKAPE COUCH NEAT TO THE PAW I ATTIMATED FOR MAYBE 5 MINUTE TO BESTILL FREE, BUT HE VIRTY FORCEROUSY LOCKED ME DOWN WITH HIS SMALL AND STANDS AND STANDS ON MIR. I TOULD WITH HIS SMALL AND STANDS ON STANDS ON MIR. I TOULD

OF OWR POINT HE BIT MY LIGHT CHECK WHICE IS

SRAZED / BRUISED, HARD. MY WIFE BY THAT

TIME HYAD BECOME VITEM UPSET SHOUTING "GRA

THE ROUSE", ALEXED JOINED IN, MAR WAS THATAM

IT ALEXED HAY TO GITT DURANS OFF ME, HE DID NOT

NOR DID MY WEFF, WHICH IS UNDERSTANDARIE, THEY GOED

HAVE GOT HURT.

BY THIS TIME DURY WAS HURLIUM PARICE AF ME CLAPIUM I HAD VRUN THE COMPAN BOOKY & THAT I WAS THAN I WAS THANK THE POLICE STEWARD TIMES, DURO SHE CALLED WERE SISTER MARIELLA & ALBORD THEM TO ATTORNO (WITH ALBERT, ARE HUSBARD)

I anothern whereup on the Crown PLANE SAMNY TO MY WIFER "GRA HIM LOCKED UP IN A POUCE CEAR". BY WERE WAS BECOMING QUITE HYSTELIEN, PRAFACING TO BE SIDING WITH ALREIS EVENTUALLY FULLY BEHIND GRATING THE ROUGE. SHE PHONED THEM AGAIN. PROTER PROJET TO MINUTES, 2 POUCE CONSTABLES. ARRIVED, ML THE WHILE I WAS BRING PINNED DOWN BY PLEASE AND SAT ON, SEURCH TIME! F WAD DIFFICURY BRIGHTHING PAND SHOUTED " & CAN'T PREMITE. THE FIRMALE POUCE CONSTABLE MOOK PURSUI & MINER (MY WIFE) INTO THE SITTING Room C GLOCKED TITIC DOOR. THE MINUR CONSTABLE STAMBA WITH ME. I SAID VISCH UTTUE, I WAS SHOWED, SHAWEN, NOTHING TO FEMA SINCE BREFAUREDT I AMURO THE MIRICE P'MAN OR I COULD MAKE of Prone com ins I was NOT UNFORD HORKST (HE COMMICE) AS E ATTIMATED THE CAU TAK FRANK CONSTIMUL CAMPA GOVE OR THE SITTING ROOM RATHER HATTIM AND SOOD "YOUR AREUNDA MORENT" AND 1'NO LONGIES WAD TRADE PLANT: I WAS HOUDISHAM VAND THORN TO PIDE POUCK GAR & CAFELMATORRAY STAFTER I PARVICED THEM OR MY COMMON LAW PURITE EDITOR THEY WOULD BR, LIAKUE FOR SUBSTATION DAMAGES (ACTING ON INTERESTY) [NAMES I 557, DAVID, GROW, DAVIN Mr. WILLIS, SAT CLEARUS DAW, NORK, TOWNSTO.

I MET THE DVM MEREDANT 1/557, I ESTIMPTE

AT 16:15. HE ARCED STEVERED QUESTIONS OF ME,

I ADVISOD OF MY COMMON LAW PECHTS PAR I THOUGH

OWN BE CALLED KER, AS I AM COMMONIN KNOWN.

I RESISTED SOME QUESTIONS TO DEMONSTRATE MY

RIGHT. I WAS ASKED FEVENTALLY NO SIGN-OFF

I SAID "NO". I WAS STARLED PARO MY TEMS OF

CASH TICKTS, WATCH FOR TAKKEN OF ME AND PUT INTO

A SEALED POLYTHENE BAG, I DEFLIMED TO PIGN, AND

ADVISED HIM THAT THE WAS TAKKEN THEM IN TRUST

2 TO BE BETVENED TO ME. I CO-PREDITED INT A FRAM

BUT FRIENDLY WAY AND PUTHOUR I FOUT SOME PRESIDER.

I WOD TOLON TO CRUZ AND DROPPER TOOD & DRINK.

WHICH I ROCFTED AT WAS BY THEN LIGHT HEADED

MOTE OF LONG DAM., AFTER SOME WHUR, I WAS

THURN TO SER THE DUTY DOCTOR, I I AD I DID

NOT CONFER BUT AWARD HM (ADAM) TO APR

SOME QUESTION. I SMO I AM IN GOOD HITHING,

MANKE FOR SOMEONE 1/2 MY AGE. HE BEDD SOME

QUESTIONS PRINK, DRUFF, ACCUMENT RT, I SAIL

I HAVE NONE A HE TOOL MY. BLOOD PREAMER WHICH.

INDS 172... I DON'T WAVE A PRUBLIM WITH ROOD PRINK,

I SMITHER TO IT WAS THE STREET/SHOCK; HE SAID IT COULD BY

I'WHITE GOAT SUTY DROME. MY MYDORE PROPE WES GOOD.

HE ARROD MIC TO SIGN, I DECLINED

ENTER & SURCE.

AT ABOUT OBICO IN THE SUNDAM MORNING OR THAT GT DEC 15, I was ATOLRO TO TAKE A BNA/FINGER PRIM Plano. I DISCUMBO, I PENDINGO TO THE DRAY OFFICE 37 GRAPM, IT WAS BUY COMMON LAW RIGHT TO DIRCUM THORK WHERE NO CHEMES COMMITTED NOR DIR PROCESS. UK HORD MR DUT, I SOID I BRUKAR IN 400 NOT RELIGION, THREE IS ONUM 1. (IK ASERD). I SPIOI WOULD PORGIST K ITS WOND PHATED. SHORTY APPERIDIS, AFTE RETURNING to CRAZ, DANN TOOK THOSE, I SAIDI WOULD REDUT POND I DID WITHRIED BY GIRRY, I SOUTH BESISTANCE BUT NO FORCE. A STATIMENT ON THE FINGERPRINT SCREEN WAS MADE THAT I DECLINED UNDER COMMON LAW:

LATTY, MAMBE Of: 15, SET WILLIAMS EXPLAINED THAT I COULD BE REPRESENTED BY A CRIMIND LAWRER, OF BRICHOUSE IS NOT ON THE UST OF APPRICED. I SPID BRICHOUSE WAS LAWN TO ME TO 8 YM or So, WOULD BE A GOOD CHARPENTE REFERENC. I STATED THAT I AM PRESENTING MYSELF UNDER COMMON LAW: DUE DECLINED EXPLORATE LAW JURISDICTION. I REPURD TO SIGN'

4) I AIKKA TO PHEM RICHARD TOWER MY PREFERENCE BUSINES ASSOCIATE, THE LADY DE DECEPTON FORD SHE WIN TRY TO FIND THE NUMB TROM HU EMAL / WED ADDRES RICHARDTURNEW Com.

OFFICIR NATH & TOWNIKNO INTORNIANCE ME @ 12 09:15 FOR & 30 MINTO. I SAID HE THIS AFFIDAMT WILL BE M ACCOUNT & I READ IT OUT SLOWLY UP TO ABOUT 1/2 way DOWN PG. HE & MS TOWNSOND ASKIND RUSTMAR anarianon and I ame IT VERBALLY, MUSTUA REUDEDING THE ALLEGATIONS OF ALLEGIS THAT I HAD ASPLATED HIM.

I WISH TO BRING NO CHARAID TO MY FRAMING INCLUDING PLEXIS, OF MY INJURIES. I EXPLANADO DUR FRAMILY LIFECTYLE SINCE MARRIAGE 35 TH AGO. SITUATION IN LAST 2 YMS EXCEPTIONALY HOWER SPOKE FETTY DAY & MINK VICINO ME AT MY CHARAGE BUTTOM

I EXPLAINED THAT I RETURNED TO PENGUMO PO REJOLVE A RAPIDLY DEVELOPING BUSINESS CARISIS APPRICATING THE FAMILY. I ASKNO MICK BURKE TO ATTEND ON SDRCIS, BEENVIR AUDIN HAD SHOW SIGNI OF AGGRESION (PHYSICALS NERVOL) LAIT TAMPADY. Mr NASTI TOOK A: COPY OF THIS APPRIDANT-TO PG.

SIGNED TRUE DECENT WITHOUT PRESTADICE PROBLEMED. UNDER COMMON LAN OF ENGLAND AS UPHEND BY HM QUEEN EUZARPRO II Veir OGDECIS

Generated Date: 06/12/2015



MG4 Charges

Casefile Reference: 42/MZ/26707/15

Custody Reference: 42CY/13054/15

Custody Station: Chelmsford

OIC DC 42 2274 Nash

AS Number 15/0000/00/1232833U

Interpreter involved? No

Interpreter Name/Language
Translated

Defendant Name	ARGENT Keir
Defendant Date of Birth	12/04/1949
DYO or PPO?	'n/a'
Defendant self-defined Ethnicity	
Defendant Address	214 Springfield Road, Chelmsford, Essex CM2 6BN
Defendant Contacts	

05/12/2015 15:54

Charges

Charge Date/Time

First Language
First Arrest Date

You are Charged with the Offence(s) shown below. You do not have to say anything, but it may harm your defence if you do not mention now something, which you later rely on in Court. Anything you do say may be given in evidence.

Charge	CCCJS Offence Code
On 05/12/2015 at Chelmsford in the county of Essex assaulted Alexis Argent by beating	
him.	CJ88116
Contrary to section 39 of the Criminal Justice Act 1988.	

06/12/2015 15:48

Reply after Charge	00,12,2013 13.10
Defendant Signature	the

No
•
No '
DC 42 2274 Nash
DC 42 2274 Nash
Sgt 42 609 Belcher

MG4A Bailed to Court With Conditions

I understand that I am granted bail with conditions and must surrender to the custody of the Court specified below. I have been informed that if I fail to surrender to custody I may commit an offence and be fined, imprisoned or both. I have been given a copy of this form.

Bailed to

Chelmsford Magistrates

(Court address)

10 New Street Chelmsford, Essex

Bailed to

05/01/2016 09:00

date/time

Defendant/Bailee

Signature

WITHOUT PRESTADIUE.

06/12/2015 16:00

I have granted bail as above and given a copy of this record to the bailee.

Custody Officer Granting bail

Sqt 42 609 Belcher

Custody Officer Signature

Mark Rel 609

06/12/2015 15:57

MG4A Conditions

Ground for Imposing Conditions

The above names person has been granted bail subject to the following conditions. These conditions are imposed because they appear necessary to prevent that person from:-

Interfering With Witnesses Or Otherwise Obstructing The Course Of Justice

Condition Number

1

Reason For Condition

Although Keir has not seen his son for 2 years there has obviously been a disagreement and an assault has been alleged. The police have a clear duty to protect their victims and witnesses therefore this bail condition is appropriate. This is the home address of the victim and as such the condition is appropriate.

Condition Type

NOT TO ENTER SPECIFIED LOCATION

Condition

Not to attend 5 Meadowside, Chelmsford, Essex.

Condition Status

Current

Condition Number

2

Reason For Condition

Although Keir has not seen his son for 2 years there has obviously been a disagreement and an assault has been alleged. The police have a clear duty to protect their victims and witnesses therefore this bail condition is appropriate. This is the home address of the witness.

Condition Type

NOT TO ENTER SPECIFIED LOCATION

Condition

Not to attend 214 Springfield road, Chelmsford, Essex.

Condition Status

Current

Condition Number

3

Reason For Condition

Although Keir has not seen his son for 2 years there has obviously been a disagreement and an assault has been alleged. The police have a clear duty to protect their victims and witnesses therefore this bail condition is appropriate.

Condition Type

NOT TO CONTACT WITNESSES

Condition

Not to contact or interfere with, either directly or indirectly, any prosecution witness(es) namely Anna Argent and Alexis Argent.

Condition Status

Current

Variation Of Conditions Of Bail - Information To Person Granted Conditional Bail

(and/or appropriate adult etc)

You have been released on bail with one or more conditions. The details are set out in the form given to you at the Police Station where bail was granted. The Bail Act 1976 makes provision for the conditions of your bail to be varied. To do this you must make a formal request either to the Custody Officer at the Station where bail was granted, or to a Magistrates' Court. This notice summarises what you need to do and what might happen if you decide to make such a request.

IF YOU HAVE BEEN RELEASED ON BAIL TO RETURN TO A POLICE STATION OR RELEASED ON BAIL FROM THE POLICE STATION BUT ARE REQUIRED TO ATTEND COURT FOR YOUR FIRST HEARING -

MAKE ANY VARIATION REQUEST TO THE POLICE STATION

NOTE: The Custody Officer will not be able to consider your request if you have already applied to a court.

- 1. You may make the request ONLY AT THE POLICE STATION WHERE YOU WERE GRANTED BAIL.
- 2. You must speak to the Custody Officer who granted you bail or any other Custody Officer at that Station. The Officer will attend to you as soon as practicable but at busy times, you may have to wait.
- 3.BEFORE THE CUSTODY OFFICER CAN CONSIDER YOUR REQUEST:

i.He/she must verify the current terms of your bail and confirm your identity. You should bring the form you were given when you were previously released and preferably some other form of identity, **particularly if the Custody Officer** who dealt with you previously is not available.

ii.If you are aged under 17 or suffering from a mental disorder or mental handicap, you should arrange for an appropriate adult to attend to assist you to make your request. IF THIS APPLIES TO YOU, YOU SHOULD FIRST SPEAK TO YOUR PARENT(S)/GUARDIAN OR OTHER ADULT WHO IS INTERESTED IN, OR RESPONSIBLE FOR, YOUR WELFARE. iii.(CUSTODY OFFICER TO EXPLAIN) if you cannot read or have difficulty in understanding English, an interpreter or other responsible person may also be needed to assist.

iv. If a surety was required when you were granted bail, (the details will be shown on the form you were given), then he/she must attend with you. You are responsible for arranging this.

- 4. When making your request, you must tell the Custody Officer:
 - i. Which conditions you are asking to be varied.
 - ii. What changes you are asking for and
 - iii. Give your reasons for wanting the change(s).
- 5. The Custody Officer will normally check your reasons. He/she may ask to see any original letter or other document which you have and which supports your request. If you have one, you should bring it with you. In some cases, the Officer may want to speak directly to someone who can vouch for what you say. This may entail explaining your position to them. This will only be done if you agree to the information being given. If you do agree, Police cannot accept responsibility for how this might affect you. Please consider this aspect carefully.
- 6. Having considered your request, the Custody Officer will either decide that the conditions of bail shall remain unchanged, or:
 - i. That one or more of the current conditions shall be cancelled or varied and/or
 - ii. That additional conditions shall be imposed.
- 7. You will be given a form setting out your request and the Custody Officer's decision. If the conditions are varied or additional ones are imposed, the reasons will be shown. You will be asked to sign this form when making your request and to acknowledge the terms and conditions of your bail.

TO MAKE A REQUEST TO A COURT

You may apply ONLY to the Magistrates' Court to which you are under a duty to surrender to custody on the date and time specified when you were granted bail. If a Court is not specified, you must apply to a Court covering the area in which the Police Station where bail was granted is situated. The Court staff will assist you and explain what you must do and the procedures.

Once you have applied to the court, Police will not be able to vary your bail and further requests can only be dealt with by the Court.

CONFIDENTIAL

Pre Interview Disclosure



Suspect / Interviewee:	Keir ARGENT
OIC / Officer(s) Disclosing:	James Nash DC 2274/ Louise Townsend PC 76602
On Saturday 6 th December 2015 Keir assaulted his son by pushing him and causing scratches to his arm during a struggle, while he tried to restrain Keir. Statements have been given by Alexis Argent and Anna Argent.	
15	
• .	
• •	
Solicitor / Legal Representativ	e:
Time / Date Disclosure made:	
Supplementary Disclosure	