handed to the Judge on the 04/04/2016 when Miss Ward was not.

Also in Court on this date, it was said the Appellant had written this letter himself, which was not the case.

In truth The Appellant agreed for a letter that Miss Ward had written in reply to the Judge's letter for the Appellant to be amended, he had amended it himself and it was to be handed into the court, the Appellant solicitor was at Court so she knew the Appellant had amended the letter, this is to be inclusive of it being sent to her by email, as she was in the court on this date to.

On this date when Miss Ward was a court she said to the judge that the Appellant had drafted the letter when the Appellant had only amended it, Miss Ward continued to say, that she did not draft the Letter and that the Appellant wrote it, this is not true, at this the Appellant did call Miss ward a lair as the Appellant knew Miss Ward had drafted the letter herself at first.

The Appellant later explained to Miss Ward on the phone that he could prove the truth and said, I have the emails you sent to me and my mother of the letter we talk about and me amending it, in return for you. It was also explained to all that we have kept copies of all other correspondence between our persons and this is to include (Since the start of the Court proceedings.

The Appellant mother has checked the dates for when this letter was drafted by The Appellant solicitor and then returned to her, the date was on the 03/04/2016 please see attached email