


Defendant's conduct we would seek permission to have service of the application dispensed with. .

The Judge read the application and the Claimant's witness statements and agreed that service could not be effected and as a result agreed to have all 3 applications served by email upon the Defendant's mother Ms Lorraine Cordell, pursuant to CPR 81.10(5)(b).

Therefore what is missing from the Court order is an additional paragraph which gives the Claimant permission to serve BOTH committal applications (05.02.2018 and 20.04.2018) by email on Mrs Cordell. Such position was accepted by the Judge at the hearing but unfortunately is not reflected in the Court Order. This was requested in the application notice and agreed by the Judge, We would therefore like the order to be amended accordingly.

We would be grateful if this letter could be passed on to the Judge to have the order amended accordingly. Please note that the next hearing on this case is listed on 30 May 2018, 2pm and we would be grateful if the order could be amended as a matter of urgency.

Yours faithfully,


L. Milla Iyavoo
Lawyer
For the Director of Law and Governance

190