From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]

Sent: 25 April 2018 16:32

To: Ludmilla Iyavoo

Subject: Re: Simon cordell [SEC=OFFICIAL]

Dear Ludmilla Iyavoo

I understand when my son said in court where he wanted documents to be sent, but over Enfield Councils systems there is documents which state anything Enfield Council is sending to my son i have to be copied into it. Lemmy is well aware of this from a long time ago that anything Enfield Councils sends my son i have to be copied into it.

Of cause anything i am copied into would not be classed as being served on my son, i should still be copied into everything and this should be on all Enfield Councils systems.

We are still disputing the fact the order was served on my son correctly.

Regards

Lorraine Cordell

Sent from my iPhone

On 25 Apr 2018, at 16:08, Ludmilla Iyavoo < Ludmilla.Iyavoo@enfield.gov.uk > wrote:

Classification: OFFICIAL

Dear Ms Cordell,

I am the solicitor in conduct of the injunction proceedings against your son. It is my understanding that during his last attendance your son has expressed the fact that all correspondence in relation to the above case should be served to his personal address. We are therefore not aware that all court correspondence should be sent to you as you expressed in your email.

However we confirm that an application for Mr Cordell committal was issued on 20th April 2018, in the Edmonton County Court and a hearing has now been listed on Tuesday 1st May 2018 at 10am. The application was issued on the basis of a breach of undertaking. A copy of the application is attached to this email. Your son is advised to attend the hearing and to seek independent legal advice.

Kind regards, Ludmilla Iyavoo Solicitor Corporate Team Legal Services Enfield Council Silver Street Enfield EN1 3XY

DX 90615 Enfield 1