

What I know to be correct practice and would like to maintain is for my solicitor to act in a timely manner in co-Hurst with the respondent and have all the case files ready for my Appeal and in addition to deal with the issues about disclosure, I am concerned about this being concluded in a fair and timely manner and so that requests are completed so not to be waiting until the last moment and not ready as you honour has ordered on time. I would still like to be able to sit down with my barrister and for him to hear and take on board what I am explaining and for them procedures not to make me feel rushed into seeking the correct legal guidance, when adequate time has been given by your self for this to be accomplished.

The past six months has been granted so that in the final stages leading to the appeal for myself not to still be requesting disclosure that I believe I am surely intitled to as it plays such a fatal role in my defence.

I do not feel that it is fair on my solicitor to be paced in an perdition by the respondent for not complying with what has been requested of them self's, so for them to seek re disclosure of what we have requested

As my solicitor firm have now had to draft another letter the day before the court hearings and has to then expect me to rush and go over everything in time so to be able to make any amendments that I feel are needed to stand a fair trail, for myself to then be placed in a confusing perdition as my solicitor refused to re request the same disclosure as prior requested as understood to be under your order.

I have asked time and time again for documents to be added to my bundle namely the clerk court notes of the trial, along with many other documents, I have asked many times since the trial for it to be taken back to court to get the conditions I am placed on defined as this was never done at the trial even when Andy Locke and my mother was asking the judge to do this, this has agreed to be done but never has been, I have sent emails and it can take months for a reply, this also leads me to further once again having to keep emailing to even get a response.

Throughout the duration of the Asbo proceedings I have gained so many emails which do prove the truth of my statements that I do quote that are contained within the context of this short report about what I am saying but feel I should not need to use these.

I have been with my representing solicitor firm, when ever there legal guidance may have been required and have always been happy with there services and person(s) this has imprinted a high level of respect for them, I do feel disheartened right now as I believe if the solicitors deal with things