18/01/2016

Your Horner HHJ PAWLAK

I am written this letter after yesterday 17/01/2017 being in court and felt as did 3 other people there is no point carrying on with this Appeal as you have already made you mind up before even hearing the Appeal.

This is not the only time you have brought up the conditions the lower court set Mr Cordell when they granted the ASBO order on the 04/08/2015 after the full hearing.

We felt you was only worried about the conditions so in fact had made your mind up there was only issues with the conditions when in fact you have not even heard the Appeal. So why are you even talking about the conditions and what you believed where problems with the conditions that where set by the lower court, before even hearing the Appeal.

There was more worrying issue such as my son having a solicitor and an acting barrister for the Appeal hearing and legal Aid in place for the acting solicitors.

Your Horner knew after the last solicitor was removed from record by yourself on the 21/09/2016 when we had notified the court we were going to be late to court by 5 or 10 minutes due to traffic, by the time we got to court you had already removed the solicitors while we were not there from record.

We where told this by the acting barrister the solicitor had sent who waited at court till we got there to inform us you had granted there application they could be removed from record.

We where told by the barrister to wait at court that you would call us into court to talk to us which we did and was called into court around 16:00 hours as you was dealing with other trial.

On being called into court you were told by the Respondent Barrister this was not the only time the solicitors had put an application to be removed from record this had been done on the 19/02/2016 again just before the trial was due to start on the 22/02/2016 and had been dismissed by His Honour Judge Morrison sitting that day and notes put by His Honour Judge Morrison, If any attempt is made to repeat this application the Court will require it to be made in person by the Senior Partner of Michael Carroll & Co. You said you could not force a solicitor to act against there will but no acting Senior Partner of Michael Carroll & Co was in court.

We at this point we asked for an adjournment of the 3 day Appeal hearing that was due to start on the 26/09/2016 to get a new solicitor put in place which you refused to do and stated my son could do this himself, there was great concern with this due to my son's learning problems not being able to read and write and heath problems which you was aware of.

In fact my son could not even attend court due to this on the 26/09/2016 due to what this had done to him and made him so ill I had to write a letter to yourself which on the 26/09/2016 had to be addressed by you.