**CLAIM NO: E00ED049** 

**BETWEEN:** 

# THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

<u>Claimant</u>

-and-

# **MR.SIMON CORDELL**

<u>Defendant</u>

**BUNDLE FOR THE HEARING OF 26.06.2018** 

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Please reply to: Legal Services

PO Box 50, Civic Centre

Silver Street, Enfield EN1 3XA

**Edmonton County Court** 

E-mail: Ludmilla.lyavoo@enfield.gov.uk

Phone: 0208 379 8323 DX: 90615 Enfield 1 Fax: 0208 379 6492

My Ref: LS/C/LI/155584

Your Ref:

Date: 09 January, 2018

Dear Sirs

Re: The London Borough of Enfield v Cordell

Please find enclosed a new application for an ex parte application. We enclose herewith the following documents:

1. Claim form for an injunction (Part 8)

2. Form N16A

3. Draft Order

4. Witness Statement of Mr Nwabulsi and Mr Mathiyalagan dated 05<sup>th</sup> and 08<sup>th</sup> January 2018.

Please deduct the Court fees from the London Borough of Enfield PBA Account, which details are as follows:

PBA Account details: 0079006 Reference: LS/LI/C/155584

Fee: £308.00

pors taithfully.

Lodmill alyavoo

Lawyer

For the Director of Law and Governance

Jeremy Chambers
Director of Law & Governance
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY

FOUALTY FRAMEWORK FOR LOCAL GOVERNMENT EXCELENT

www.enfield.gov.uk

If you need this document in another language or format contact the service using the details above.



# Claim Form (CPR Part 8)

In the Edmonton County Court

Claim no.

Fee Account no.

007 9 006

Help with Fees -Ref no. (if applicable)

HWF-

Claimant
THE LONDON BOROUGH OF ENFIELD
PO BOX 50
CIVIC CENTRE
SILVER STREET
ENFIELD
EN 1XA



Defendant(s)
MR SIMON CORDELL
109 BURNCROFT AVENUE
ENFIELD
EN3 7JQ

Does your claim include any issues under the Human Rights Act 1998?

Yes

No

Details of claim (see also overleaf)

The Claimant seeks an injunction against the Defendant on the following terms:

MR SIMON CORDELL must:

1. Permit the Claimant's employees and contractors access into 109 Burncroft Avenue, Enfield, EN3 7JQ to carry out routine maintenance inspections and necessary repairs within 48 hours of written notification.

2. Keep his dog on a lead in communal areas outside his property.

The Defendant MR SIMON CORDELL be forbidden (whether by himself or by instructing or encouraging or permitting any other person)

3. From engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.

Defendant's name and address £

Court fee

Legal representative's costs

Issue date

For further details of the courts www.gov.uk/find-court-tribunal.

When corresponding with the Court, please address forms or letters to the Manager and always quote the claim number.

#### Claim no.

#### Details of claim (continued)

- 4. From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 5. From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 6. From using his pet dog to frighten, intimidate or threaten violence to the Claimant's employees, tenants and visitors of the block of flats at Bumcroft Avenue, Enfield.
- 7. A power of arrest is attached to paragraphs 3 to 6 above.
- 8. Costs in the case

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<b>NT2</b>	TAM	Ant	OT	1 19 19 19

\*(I believe)(The Claimant believes) that the facts stated in these particulars of claim are true.

\* I am duly authorised by the claimant to sign this statement.

Full name Ludmilla jav oo

Name of claimant's legal representative's firm Enfield Council, Legal Services

signed

\*(Claimant)(Litigation friend) (Legal representative's solicitor) position or office held Solicitor

(if signing on behalf of firm or company)

\*delete as appropriate

THE LONDON BOROUGH OF ENFIELD LEGAL SERVICES POBOX50 CIVIC CENTRE SILVER STREET ENFIELD EN 1XA Claimant's or claimant's legal representative's address to which documents should be sent if different from overleaf. If you are prepared to accept service by DX, fax or e-mail, please add details.

# **Application for Injunction** (General Form)

Name of court		Claim No.	
EDMONTON C COURT	OUNTY		
Claimant's Name and THE LONDON BOF 157255)		OF ENFIELD	(LS/C/LI/
Defendant's Name an MR SIMON CORDEL			
Fee Account no. 0079	9006		

Notes on completion

Tick which boxes apply and specify the legislation where appropriate

- (1)Enter the full name of the person making the application
- Enter the full name of the person the injunction is to be directed to
- (3)Set out any proposed orders requiring acts to be done. Delete if no mandatory order is sought.
- (4)Set out here the progosed terms of the injunction order (if the defendant is a limited company delete the wording in brackets and insert 'whether by its servants, agents, officers or otherwise').
- (5)Set out here any further terms asked for including provision for costs

By application in pending proceedings

Under Statutory provision Part 1 ANTI-SOCIAL BEHAVIOUR CRIME AN

This application is made under Part 8 of the Civil Procedure Rules

This application raises issues under the Human Rights Act 1998

Yes

No

Scal

The Claimant (1) THE LONDON BOROUGH OF ENFIELD applies to the court for an injunction order in the following terms:

The Defendant (2) MR SIMON CORDELL must (3)

- 1. TO PERMIT THE CLAIMANT'S EMPLOYEES AND CONTRACTORS ACCESS INTO 109 BURNCROFT AVENUE, ENFIELD, EN3 7JQ TO CARRY OUT ROUTINE, MAINTENANCE INSPECTIONS AND NECESSARY REPAIRS WITHIN 48 HOURS OF WRITTEN NOTIFICATION.
- 2. TETHER HIS DOMESTIC DOG IN PUBLIC.

The Defendant MR SIMON CORDELL

be forbidden (whether by himself or by instructing or encouraging or permitting any other person) (4)

- 2. FROM ENGAGING OR THREATENING TO ENGAGE IN CONDUCT THAT IS LIKELY TO CAUSE PHYSICAL VIOLENCE AND VERBAL ABUSE TO THE CLAIMANT'S EMPLOYEES, TENANTS AND VISITORS OF THE BLOCK OF FLATS AT BURNCROFT AVENUE, ENFIELD.
- 3. FROM ENGAGING OR THREATENING TO ENGAGE IN CONDUCT THAT IS LIKELY TO CAUSE HARASSMENT, ALARM AND DISTRESS TO THE CLAIMANT'S EMPLOYEES, TENANTS AND VISITORS OF THE BLOCK OF FLATS AT BURNCROFT AVENUE, ENFIELD.
- 4. FROM ENGAGING OR THREATENING TO ENGAGE IN CONDUCT THAT IS LIKELY TO CAUSE NUISANCE AND ANNOYANCE TO THE CLAIMANT'S EMPLOYEES, TENANTS AND VISITORS OF THE BLOCK OF FLATS AT BURNCROFT AVENUE, ENFIELD.
- 5. FROM PERMITTING HIS DOMESTIC DOG TO FRIGHTEN, INTIMIDATE OR THREATEN VIOLENCE TO THE CLAIMANT'S EMPLOYEES, TENANTS AND VISITORS OF THE

The court office at

is open between 10am and 4pm Mon- Fri. When corresponding with the court, please address all forms and letters to the Court Manager and quote the claim number N16A General form of application for injunction (05.14)

This form is reproduced from http://hmclsformfinder.justice.govuk/ H.MCTS/FormFinder.do and is subject to Crown copyright protection. Contains public sector



BLOCK OF FLATS AT BURNCROFT AVENUE, ENFIELD.

6. A POWER OF ARREST IS ATTACHED TO PARAGRAPHS 1 TO 5 ABOVE.

7. COSTS IN THE CASE

And that(5)

(6)Enter the names of all persons who have sworn affidavits or signed statements in support of this application

(7)Enter the names and addresses of all persons upon whom it is intended to serve this application

(8)Enter the full name and address for service and delete as required

Name and

directed to

person application is

address of the

The grounds of this application are set out in the written evidence of (6) LEMMY NWABUISI, MARKANDU MATHIYALAGAN,

sworn (signed) on 05th and 08th January 2018

This written evidence is served with this application.

This application is to be served upon <sup>6</sup> MR SIMON CORDELL

This application is filed by (8) ENFIELD COUNCIL LEGAL SERVICES

(the Solicitors for) the Claimant (Applicant/Petitioner)

whose address for service is

PO BOX 50, CIVIC CENTRE, SILVER STREET, ENFIELD, MIDDLESEX EN1 3XA

Signed

Dated 08 AUGUST 2018

To\*

of

This section to be completed by the court

This application will be heard by the (District) Judge

at on

the

day of

20

at

o'clock

If you do not attend at the time shown the court may make an injunction order in your absence

If you do not fully understand this application you should go to a Solicitor, Legal Advice Centre or a Citizens' Advice Bureau

IN THE EDMONTON COUNTY COURT

**CLAIM NUMBER:** 

BETWEEN:

# THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

(CLAIMANT)

-AND-

MR SIMON CORDELL

(DEFENDANT)

#### DRAFT ORDER

#### **IMPORTANT PENAL NOTICE**

If you do not obey this Order you will be guilty of contempt of court and you may be sent to prison

If you, Mr Simon Cordell (the Defendant) disobey this Order you will be guilty of contempt of court and you may be sent to prison or fined or have your asset seized. You should read this Order carefully and are advised to consult a solicitor as soon as possible. You have the right to ask the Court to vary or discharge this Order.

Before Circuit/ District Judge .....

The Defendant MR SIMON CORDELL must:

- 1. Permit the Claimant's employees and contractors access into 109 Burncroft Avenue, Enfield, EN3 7JQ to carry out routine maintenance inspections and necessary repairs within 48 hours of written notification.
- 2. Keep his dog on a lead in communal areas outside his property.

The Defendant MR SIMON CORDELL be forbidden (whether by himself or by instructing or encouraging or permitting any other person)

- 3. From engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the Cialmant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 4. From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 5. From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 6. From using his pet dog to frighten, intimidate or threaten violence to the Cialmant's employees, tenants and visitors of the block of flats at Burncroft Avenue, Enfield.
- 7. A power of arrest is attached to paragraphs 3 to 6 above.
- 8. Costs in the case

- 1. Made on behalf of the Claimant
- Witness Statement of Markandu Mathiyalakan
- 3. Statement No. 1

4

5. Dated 5 January 2018

# IN THE EDMONTON COUNTY COURT

CLAIM NO:

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

#### SECOND WITNESS STATEMENT OF MR MARKANDU MATHIYALAGAN

I, Mr Markandu Mathiyalagan, of 117 Burncroft Avenue, Enfield, EN3 7JQ make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

#### I WILL SAY AS FOLLOWS

1. I am the tenant of Flat 113 Burncroft Avenue, Enfield, EN3 7JQ. My flat is located two floors above the Defendant's. I live there with my wife and children. I have been housed to this Property with my family on 11<sup>th</sup> September 2014 by Waltham Forest District Council. The Property was given to me as a temporary accommodation.

- I make this Witness Statement in support of the Claimant's application for committal as the Defendant is in breach of the Injunction Order with Power of Arrest made against him In the County Court at Edmonton on 9th August 2017.
- 3. The Defendant's abusive behaviour towards my family and I stopped for some time after the Claimant obtained the Injunction against him although he continued to make general comments towards us whenever he sees me or my wife entering or leaving the block.
- 4. On 11th November 2017 between 11:30 am and 12pm, my wife was at home when the Defendant came up to our front door, opened the letterbox and peeped through it to see who was inside our flat. He started swearing and shouting abuse and banging on the door as soon as he saw my wife. He then ran down stairs when my wife went to get her mobile phone to record the incident. My wife telephoned the police and reported the incident, CAD No. 3230 of 11/11/17. The police attended about two hours later, went and spoke to the Defendant and came informed my wife that he denied coming to our front door.
- 5. On 2<sup>nd</sup> January 2018 at 6:30pm, my wife was inside our flat trying to assemble a cupboard that we bought from lkea. Our three-year-old daughter and my cousin who was asleep at the time were also in the flat. Suddenly my wife heard someone banging on our front door and she went to the door with her phone and overheard the Defendant shouting that there was noise coming from our flat. My wife told him that she was trying to assemble a cupboard but he called her a liar and accused her of deliberately banging on the floor. The Defendant then stood outside our front door for more than twenty minutes swearing and shouting abuse at my wife.

- 6. The Defendant went away and returned half an hour later, he lifted our letterbox flap, stuck his mobile phone through the letterbox and started to record my family while swearing and shouting abuse. This went on for about ten to fifteen minutes. The matter was reported to the police, CAD No. 5121 of 2/1/18.
- 7. On 3rd January at 9:30am, I was inside our flat with my wife and daughter when the Defendant came and started banging on our front door. I went and asked him what the problem was and he stated that my wife was banging on the floor yesterday for about an hour. I told him that my wife was not banging on the floor, that she was trying to assemble a cupboard but he called me a liar and continued to shout and swear at us. He threatened to kill us and burn down our property and stated that we will not be safe no matter where we are. The Defendant then forced his way into our flat but my wife managed to push him out and double-locked the door. I called the police and they came and advised us to report the matter to the council, CAD No. 2098 of 3/1/18. The officers refused to listen to the audio recording of the incident and advised that we should ask the council to rehouse us.
- 8. The recent abuse and threats to kill from the Defendant have made it difficult for us to live in our own home. My wife is afraid to stay in our flat alone with our daughter or leave the flat alone without me or my cousin accompanying her. The Defendant's behaviour is also causing a lot of distress and anxiety not only to me and my wife but also to our three-year-old daughter.

#### Statement of Truth

I believe the facts in this Witness Statement are true.

Signed M. Matry celeger

Name: Mr Markandu Mathiyalagan

Dated this 05 January 2018

- 1. Made on behalf of the Claimant
- 2. Witness Statement of Lemmy Nwabuisi
- 3. Statement No. 2
- 4. LN01-LN03
- 5. Dated 08 January 2018

## IN THE EDMONTON COUNTY COURT

CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

**Defendant** 

#### WITNESS STATEMENT OF MR LEMMY NWABUISI

I, Mr Lemmy Nwabuisi, of PO BOX 50, Civic Centre, Enfield, EN1 3XA make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

#### I WILL SAY AS FOLLOWS

1. I am employed by the London Borough of Enfield as an Anti-Social Behaviour Coordinator in the Community Safety Unit. I have held this employment since August 2016. My role as an Anti-Social Coordinator consists of Investigating and dealing with reports of anti-social behaviour involving council and non-council tenants. My involvement with the Defendant was due to allegations of verbal abuse, threats, harassment and intimidation made against him by some of his neighbours.

 I make this Witness Statement In support of the Claimant's application dated 08<sup>th</sup> January 2018. This is my second witness statement in the above proceedings.

#### Backgrounds to the case

- 3. The Claimant obtained an Interim injunction against the Defendant on 09<sup>th</sup> August 2017 under claim number D02ED073. On 13<sup>th</sup> December 2017, the Court made an order striking out the Claimant's claim on the basis that it failed to file its direction questionnaire on 17<sup>th</sup> November 2017 as directed. The Court stated that it received the Claimant's questionnaire on 20<sup>th</sup> November 2017 and therefore ordered that the Claim be struck out and that the Interim injunction order be discharged.
- 4. The Claimant's solicitor emailed the Edmonton County Court on 14<sup>th</sup> November 2017 asking that the Claim be reinstated as it had filed its direction questionnaire on 17<sup>th</sup> November at 11.59 and was therefore within time. The email has not been responded to until today.
- 5. On 03rd January 2018, the Claimant filed an application notice at the Court by email asking for the Claim to be reinstated. The application was filed after the Court served an order dated 02rd January 2018 ordering the Claimant to pay the Defendant's legal costs. A copy of the application notice can be found under exhibit LN01.
- 6. Mr Mathiyalagan who is one of the Defendant's neighbours and resident at Flat 117 Burncroft Avenue, Enfield contacted me and complained about further incidents of anti-social behaviour he was subjected to by the

Defendant. It is also to be noted that Mr Mathiyalagan provided evidence in support of the initial injunction order.

#### Incidents of anti-social behaviour

- 7. On 14<sup>th</sup> November 2017 Mr Mathiyalagan telephoned me to report an incident that occurred at 11:30 am on 11<sup>th</sup> November 2017. He reported that his wife was alone inside their flat when the Defendant came to their front door, opened the letterbox and peeped through it to see who was inside the flat. Mr Mathlyalagan stated that the Defendant started swearing and shouting abuse and banging on his front door as soon as he saw his wife. He then ran downstairs when his wife went to get her mobile phone to record the incident. He stated that his wife called the police, CAD No. 3230 of 11<sup>th</sup> November 2017 and the police attended and went and spoke to the Defendant and came and informed his wife that he denied coming to their front door. A file note of this report is under exhibit LNO2.
- 8. On 5th January 2018 Mr and Mrs Mathiyalagan met with me to report recent incidents that occurred on 2nd and 3nd January 2018. Mr Mathiyalagan reported that on 2nd January 2018 at 6:30pm, his wife was inside their flat trying to assemble a cupboard, she was with their 3-year-old daughter and a cousin who was asleep at the time. He stated that suddenly his wife heard someone banging on their front door. She went to the door with her phone and overheard the Defendant shouting that there was noise coming from their flat. His wife told the Defendant that she was trying to assemble a cupboard but he called her a liar and accused her of deliberately banging on the floor. The Defendant then stood outside his front door for more than twenty minutes swearing and shouting abuse at his wife. Mr Mathiyalagan stated that the Defendant went away and returned half an hour later, he lifted his letterbox flap, stuck his mobile phone through the letterbox and started to record his family while swearing

- and shouting abuse at his wife. This went on for about fifteen minutes. The matter was reported to the police, CAD No. 5121 of 2<sup>nd</sup> January 2018.
- 9. Mr Mathiyalagan also stated that on 3rd January 2018 at 9:30am, the Defendant came to his front door and started banging on the door. He went and asked him what the problem was and he complained that his wife was banging on the floor the previous day for about an hour. He explained to the Defendant that his wife was not banging on the floor, that she was trying to assemble a cupboard but he called him a liar and continued to swear and shout abuse at him and his wife. Mr Mathiyalagan also stated that the Defendant threatened to kill him and his family and said to him that they will not be safe from him no matter where they are. Mr Mathiyalagan stated that the Defendant then forced his way into their flat but his wife managed to push him out and double-locked the door. He called the police, CAD No. 2098 of 3rd January 2018 and police officers attended and advised them to report the matter to the council. A file note of this report is under exhibit LN3.
- 10. Mr Mathiyalagan stated that him and his wife recorded the incidents on their mobile phones and played the recordings to me. One of the recordings clearly showed a person whom I believe to be the Defendant looking through Mr Mathiyalagan's letterbox with a mobile phone on one hand. On the other recordings, I could clearly hear a person whom I also believe to be the Defendant shouting, swearing and making death threats to Mr and Mrs Mathiyalagan.
- 11. Mr and Mrs Mathlyalagan have stated the Defendant's behaviour is causing him and his family a lot of distress and anxiety. They have reported that they are afraid to live in their own home because of the Defendant's recent threats to kill. Mr Mathlyalagan have also stated that his wife and three-year-old daughter are afraid to stay in the flat on their own or leave the flat alone without him or his cousin accompanying them. He

stated that the recent threats from the Defendant has made it difficult for them to live in their own home and that they are constantly having to double lock their front door for fear that the Defendant may break into their flat again.

#### ORDER SOUGHT FROM THE COURT

- Request that the Claim and interim injunction order of 09th August 2017 be reinstated
  - 12. The Claimant has in its application notice dated 03rd January 2018 provided evidence that it filed its questionnaire on time. As such the Claim should have never been struck out and the Court is asked respectfully, to reinstate the Claim and the injunction order.
  - 13. The Claimant's legal department contacted the police on 05th January 2018 and enquired as to the reasons why no arrests were made to the Defendant on 11th November 2017 while a civil injunction was in place. The police officer looked at the file notes and explained that at the time the incident was reported by Mr Mathiyalagan, they were not aware of the injunction although it was served to a different department. The Defendant also denied the incident and Mr Mathiyalagan could not prove that the incident took place. The police have now referred this Incident to an investigating officer and created a crime reference number 5200 37618.
  - 14. The Claimant also advised the police of the incidents dated 02<sup>nd</sup> and 3<sup>rd</sup> January 2018 but the police confirmed that they could not take actions as at the time of the incidents the civil injunction was discharged by the Court. The police advised that had the injunction been in place, the Defendant

- could have well been arrested in light of Mr Mathlyalagan being able to evidence the incident by way of the audio recordings.
- 15. The recent incidents and death threats are extremely serious and I have concerns that the Defendant may escalate his actions further. Mr Mathiyalagan and his family do not feel safe anymore and on that basis, It would be of great assistance if the Claim and injunction order be reinstated as soon as possible.
- Declaration from the Court that the injunction order has been effective throughout the period of 13th December 2017 to present
  - 16. The interim injunction order was discharged purely because of a technicality, however had the Court realised that the Claimant had filed the questionnaire on time, it would not have struck out the Claim.
  - 17. The Court should note that the Defendant started to act anti-socially again, soon after he was notified by the Court that the interim order has been discharged. Unfortunately, because the Claim was struck out the Claimant and the police are currently not able to take any actions against the Defendant. It is on that basis that we would like to ask the Court for a declaration that that the interim injunction order has been effective since 13<sup>th</sup> December 2017 and that the Defendant has been in breach of the interim injunction order dated 09<sup>th</sup> August 2017.
  - 18. However, in the event that the Court cannot make such a declaration, we would ask the Court to make a new injunction order to cover the recent incidents dated 02<sup>nd</sup> and 3<sup>rd</sup> January 2018 and enclose a new claim for an injunction for the Court's consideration.

Permission to bring and serve an application for the Defendant's committal under CPR81.

19. In the event that the Court agrees to reinstate the Injunction and to make a declaration that the Defendants has acted against the terms of the injunction dated 09th August 2017, it is the Claimant's intention to bring an application for committal against the Defendant. Therefore, we would like permission from the Court to bring and serve an application for the Defendant's committal under CPR 81 for breaches of the terms of the injunction for the incidents dated 11th November 2017, 02nd and 3rd January 2018.

### Statement of Truth

I believe the facts in this Witness Statement are true.

Signed.....

Dated this 08th January 2018

IN	THE	<b>EDMONTO</b>	N COUNTY	COURT
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CLAIM NO: D02ED073

**BETWEEN:** 

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL	<u>Defendant</u>
EXHIBIT LN1	
	MR SIMON CORDELL  EXHIBIT LN1

This is the exhibit LN1 of the witness statement of Lemmy Nwabuisi dated 08<sup>th</sup> January 2018.





Please reply to: Legal Services

PO Box 50, Civic Centre

Silver Street, Enfield EN1 3XA

**Edmonton County Court** 

DX: 136686 Edmonton 3

E-mail: Ludmilla.lyavoo@enfield.gov.uk

Phone: 0208 379 8323 DX: 90615 Enfield 1

Fax: 0208 379 6492 My Ref: LS/C/L!/157255

Your Ref: D02ED073

Date: 03 January, 2018

**Dear Sirs** 

Also by email

Re: The London Borough of Enfield v Cordell Claim Number: D02ED073

Further to the above matter, please find enclosed 3 copies of the following documents:

1. Application notice dated 03rd January 2018; seeking to set aside the Court orders dated 13.12.2017 and 02.01.2018.

- 2. Witness statement of Ms Ludmilla lyavoo in support of the application
- 3. A draft Court order

We would be grateful if the enclosed application could be dealt with as a matter of urgency. The Defendant's representatives are copied in.

Y ours, aithuly,

For the Director of Law and Governance

CC. Defendant's solicitors- Mr Onwusiri of VLA Solicitors

Jeremy Chambers Director of Law & Governance **Enfleid Council** Civic Centre, Silver Street Enfield EN1 3XY

www.enfield.gov.uk

If you need this document in another language or format contact the service using the details above.

N244

# **Application notice**

For help in completing this form please read the notes for guidance form N244Notes.

Name of court  Edmonton County Cou	Claimno. nt D02ED073	
Fee account no. (f applicable)	Help with Fees - Ref. no. (f applicable)	
007 9 006	HWF-	
Warrant no. (If applicable)		
Claimant's name (Including The London Borough of	ref.) f Enfield (LS/Li/C/157255)	
Defendant's name (includi	ng ref.) LS/EO/H/ORDELL/17)	

The Londo	n Borough of Enfield, L	egal Services		-
Areyoua	✓ Claimant	Defendant	Legal Repres	entative
	Other (please spec	îfy)		
lf you are a le	gal representative who	m do you represent?	Claimant	
1. To set as 09.08.2017.		.12.2017 striking out the er dated 02.01.2018 order		
Have you atta	ached a draft of the orde	er you are applying for?	<b></b> ✓ Yes	☐ No
How do you	want to have this applica	ation dealt with?	at a hearing	without a hearing
How long do	you think the hearing w	vill last?	Hours	Minutes
s this time es	timate agreed by all par	ties?	□Yes	☐ No
Sive details o	f any fixed trial date or p	period		
What level of	Judge does your hearin	g need?	District Judge	
Vho should I	oe served with this appli	cation?	The Defendant	
	ne service address, (othe efendant) of any party r			

	statement	
the statement of case	<b>e</b>	
✓ the evidence set out	in the box below	
If necessary, please continue on a separate sheet.		
The Claimant was ordered by the Court on questionnaire by no later than 17 November questionnaire to the Court's enquiry inbox order on 13 December 2017 applying the serectived the hardcopy of the directions question disregarded the fact that the question December and therefore within the deadline evidence that it had effectively filed his allowand injunction order be reinstated, but received.	er 2017. The Claiman on 17 November 201 anction of 06 Novem estionnaire on 20 Novem naire was effectively e. The Claimant email cation questionnaire aived no response to the	t did so and emailed a copy of its 7 at 11:59. However the Court made an ber 2017 order on the basis that it only rember 2017. The Court when making this filed by the Claimant by email on 17 led the Court on 14 December 2017 with on 17 December and asking that the Clain his correspondence as to date.
Furthermore the Defendant's solicitors filed Claimant pays the Defendant's costs as a rewithout notice. The Court considered the ap Claimant pays the Defendant's legal costs application to set aside the Court orders date	esult of the claim beil oplication on 02 Janu on a standard basis.	ng struck out. The application was made ary 2018 and made an order that the The Claimant therefore makes this
Statement of Truth		
(lbelieve) (The applicant believes) that the facts	s stated in this section (	and any continuation sheets) are true.
2011 10		Dated 03.01.20 18
Signed Applicant (Stega representative)(3	s litigation friend)	Dated 05.51.20 15
Lud-ille tue ee		
Full name Luomilla Ivavuo		
Full name Ludmilla lyavoo	L adap Book	
Name of applicant's legal representative's firm	London Boroug	h of Enfield, Legal Services
Name of applicant's legal representative's firm	London Boroug	h of Enfield, Legal Services
Name of applicant's legal representative's firm	London Boroug	h of Enfield, Legal Services
Name of applicant's legal representative's firm  Position or office held (If signing on behalf of firm or company)  Signature and address details  Signed	Dated	h of Enfield, Legal Services
Name of applicant's legal representative's firm  Position or office held (If signing on behalf of firm or company)  Signature and address details	Dated	
Name of applicant's legal representative's firm  Position or office held Series to r  (If signing on behalf of firm or company)  Signature and address details  Signed Applicant('s legal representative's)('s-legal representative's)('s-leg	Dated	
Name of applicant's legal representative's firm  Position or office held (If signing on behalf of firm or company)  Signature and address details  Signed Applicant('s legal representative's)('s-legal representa	Dated itigation-friend)	03.0120 18
Name of applicant's legal representative's firm  Position or office held (If signing on behalf of firm or company)  Signature and address details  Signed Applicant's legal representative's)(45-1)  Position or office held (If signing on behalf of firm or company)  policant's address to which documents about the	Dated itigation-friend)	03.0120 18 De sent
Name of applicant's legal representative's firm  Position or office held (If signing on behalf of firm or company)  Signature and address details  Signed Applicant's legal representative's)(45-1)  Position or office held (If signing on behalf of firm or company)  policant's address to which documents about the ondon Borough of Enfield	Dated itigation friend) nis application should	03.0120 18  De sent  If applicable
Name of applicant's legal representative's firm  Position or office held (If signing on behalf of firm or company)  Signature and address details  Signed Applicant('s legal representative's)('s-legal representative's)('s-legal representative's)('s-legal representative's) ('s-legal	Dated itigation friend)  n's application should it is properly in the property of the property	03.0120 18 De sent
Name of applicant's legal representative's firm  Position or office held (If signing on behalf of firm or company)  Signature and address details  Signed Applicant's legal representative's)(4s-legal representative's)(4s-legal representative's) (4s-legal representative's firm or company)  Position or office held (1st legal representative's) (4s-legal representative	Dated itigation friend)  his application should Phone no.  Fax no.	03.0120 18  De sent  If applicable  0208 379 8323
Name of applicant's legal representative's firm  Position or office held (If signing on behalf of firm or company)  Signature and address details  Signed Applicant(s legal representative's)(s-legal re	Dated itigation friend)  n's application should it is properly in the property of the property	03.0120 18  De sent  If applicable

# N THE EDMONTON COUNTY COURT BETWEEN:

**CLAIM NUMBER: D02ED073** 

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

(CLAIMANT)

-AND-

MR SIMON CORDELL

(DEFENDANT)

**COURT ORDER** 

Before District Judge January 2018. sitting at the Edmonton County Court on

And UPON considering the Claimant's application notice dated 03<sup>rd</sup> January 2018 and the statement of Ms Ludmilla lyavoo in support.

## IT IS ORDERED THAT:

- 1. The Claim be reinstated
- 2. The Interim Injunction order made by the Court on 09th August 2017, continues to remain in force.
- 3. The matterbe listed for a trial for the first opened date after 04th January 2018.
- 4. The Defendant is ordered to pay the Claimant's legal costs which it had incurred as a result of this application.

Dated:

January 2018

- 1. Made on behalf of the Claimant
- 2. Ms Ludmilia lyavoo
- 3. Statement No.1
- 4. Exhibits LI1-LI7
- 5. Dated 03.01.2018

### IN THE EDMONTON COUNTY COURT

CLAIM NO: D02ED073

BETWEEN:

# THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

### MR SIMON CORDELL

**Defendant** 

#### WITNESS STATEMENT OF MS LUDMILLA !YAVOO

!, Ms Ludmilla Iyavoo, of the London Borough of Enfield, Silver Street, Enfield EN1 3XA make this statement believing it to be true and understand that it may be placed before the court.

Insofar as the contents of this witness statement are within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

#### I WILL SAY AS FOLLOWS

- 1. I em employed by the Claimant as an in-house lawyer and have been so employed since September 2016. I have had the main conduct of this claim.
- I am making this witness support in support of the Claimant's application notice dated 03<sup>rd</sup> January 2018, seeking to set aside the orders made by the Court respectively on 13<sup>th</sup> December 2017 and 02<sup>rd</sup> January 2017.

#### **Backgrounds facts**

- 3. This matter was allocated to the Claimant's Legal Services department in August 2017, following many complaints received from some of the Claimant's employees and residents fiving in the same block as the Defendant. The Claimant's anti-social behaviour team instructed our legal services to issue an application for an injunction under the Anti-Social Behaviour, Crime and Policing Act 2014.
- 4. An ex-parte application was made and the Court made an interim injunction order against the Defendant on 09<sup>th</sup> August 2017. The matter was re-listed for a return hearing on 21<sup>st</sup> August 2017 but adjourned to 25<sup>th</sup> September 2017 where the Defendant attended with his legal representative. The Defendant Indicated that it wished to defend the claim and some directions order was made.
- 5. The parties were ordered to file their directions questionnaire by 23<sup>rd</sup> October 2017, however this deadline was overlooked by me and the Court made an order on 06<sup>th</sup> November 2017 asking the Claimant to file a completed directions questionnaire by 4pm on 17<sup>th</sup> November 2017. A copy of the Order can be found under exhibit L11.
- 6. On 17<sup>th</sup> November 2017 at 11:59, I sent an email to the Court on the following address: <a href="mailto:enquiries@edmonton.countycourt.gs.l.gov.uk">enquiries@edmonton.countycourt.gs.l.gov.uk</a>, with a copy of the Claimant's directions questionnaire. The Defendant's solicitors were also copied in to this email. A copy of this email is attached in exhibit LI2.
- 7. Just before filing the directions questionnaire with the Court, I contacted the Defendant's solicitors on 16<sup>th</sup> November 2017, Mr Emmanuel Onwusiri of VLS Solicitors, with a suggested draft directions order. However he responded by saying that it was not necessary to agree directions in the proposed form. He was therefore fully aware of the fact that I was about to file the Claimant's directions questionnaire. A copy of my email correspondence to Mr Onwusin can be found in exhibit Li3.

- 8. I then received an order from the Court dated 13<sup>th</sup> December 2017, advising me that a judge has considered the file and having seen that the questionnaire was received on 20<sup>th</sup> November 2017, has decided to apply the sanction as set out in the order dated 06<sup>th</sup> November 2017. As a result the Claim was struck out and the interim injunction made on 09<sup>th</sup> August 2017 was discharged. A copy of the order is attached under exhibit L14.
- 9. Upon receiving the above order, I emailed the Defendant's solicitors Mr Onwusiri and advised him that the Court made the order in error as the Claimant had filed the directions questionnaire electronically on 17<sup>th</sup> November 2017. Mr Onwusiri was fully aware of this fact as he was copied in to the email. A copy of my email to Mr Onwusiri dated 15<sup>th</sup> December 2017 can be found under exhibit LI5.
- 10. On 14<sup>th</sup> December 2017, Ms Zena Ndereyimana on behalf of the Claimant's legal services emailed the Edmonton County Court advising that Claimant's directions questionnaire was emailed to the Court on 17<sup>th</sup> November 2017 and provided evidence in support. The email requested that the Court reconsider the order dated 13<sup>th</sup> December 2017 as the Claimant has complied with the earlier directions order made on 06<sup>th</sup> November 2017. A copy of the email correspondence to the Court can be found in exhibit LI6.
- 11. The Claimant has received no response from the Court following the email it sent out on 14<sup>th</sup> November 2017.
- 12. On 03<sup>rd</sup> January 2017 I received an order from the Edmonton County Court ordering the Claimant to pay the Defendant's costs of the action on a standard basis to be assessed if not agreed. Please refer to exhibit LI7. The order was made after the Defendant's representatives filed an application notice at Court on 21<sup>st</sup> December 2017. The application was only received by the Claimant on 27 December 2017 and as I was on annual leave, the application notice only came to my attention on 03<sup>rd</sup> January 2017 so I was not able to respond.

- 13. It was inappropriate for the Defendant's representatives to have made this application as he was fully aware of the fact that our directions questionnaire was dully filed at Court on 17th November 2017. He was copied in to all the correspondence sent to the Court. He was also advised by me that the Court must have made an error when it stated to have received the order on 20th November 2017 while clearly it received it electronically on 17th November 2017. I am of the view that the Defendant's representatives have taken advantage of the situation as when making this application he already knew of the fact that the Claimant's questionnaire was filed on 17th November 2017 and there could be a possibility of the Court reconsidering its decision of striking out the Claim. I find his conduct against the spirit of the Civil Procedures Rules which encourage parties to cooperate, communicate and try to resolve dispute out of Court. The Court order dated 02nd January 2018 could have been avoided had the Defendant acted with more fairness and this conduct has partly triggered the necessity to make this application notice which means that the Claimant is now incurring more costs.
- 14.I am also instructed that since the Court made the interim injunction order on 09<sup>th</sup> August 2017, the Defendant's anti-social behaviour has ceased towards the neighbours and no complaints have been received from them, i am therefore of the view that the residents and employees of the Claimant could be prejudiced if the Claim and interim injunction order were not reinstated.
- 15. As a result of the above, we would like the Court to set aside the orders made on 13<sup>th</sup> December 2017 and 02<sup>nd</sup> December 2018. The Claimant would also like the Claim and interim injunction to be reinstated and an order that the Defendant pays the Claimant's costs as his conduct has led to the necessity to make the present application.

# Statement of Truth

I believe the facts in this Witness Statement are true. I am dully authorised by the Claimant to sign this statement on its behalf.

Signed...

Dated this 03<sup>rd</sup> January 2018

Made on behalf of the Claimant

Ms Ludmilla lyavoo Statement No.1 Exhibits LI1-LI7 Dated 03.01.2018 2.

3.

IN THE EDMONTON COUNTY COURT

CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

**EXHIBITS LI 1** 

This is the Exhibit LI 1 referred to In the witness statement of Ludmilla tyavoo dated 03 January 2018.

# General Form of Judgment or Order

In the County C	ourt at Edmontun
Claim Number	D02ED073
Date	9 November 2017



LONDONBOROUGHOFENFIELD	1st Claimant Ref LS/C/LI/157255
MR SIMON CORDELL	1 Defendant Ref VLS/EO/H/ CORDELL/17

Before District Judge Cohen sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

Of the Court's own initiative and upon the claimant having failed to file a directions questionnaire

#### IT IS ORDERED THAT

- 1. The Claimant do file a completed directions questionnaire by 4.00 pm on 17 November 2017.
- 2. If the Claimant fails to comply with paragraph 1 of this order the injunction of 9th August 2017 do stand discharged without further order and the claim do stand struck out without further order.
- 3. Permission to either party to apply to set aside, vary or stay this order by an application on notice which must be filed at this Court not more than 3 days after service of this order.

Dated 6 November 2017

The court office at the County Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 02 08884 6500. Checkif you can issue your claim online. I twill save you time and money. Go to www.maneyelales.gov.nk to find out more.

Produced by:Ms M Tucker C/R065C

N24\_General Form of Judgment or Order

Made on behalf of the Claimant Ms Ludmilla lyavoo Statement No.1 Exhibits LI1-LI7 1.

2.

3.

4 Dated 03.01.2018 5.

IN THE EDMONT ON COUNTY COURT

CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant.

-and-

MR SIMON CORDELL

Defendant

EXHIBITS LI 2

This is the Exhibit LI 2 referred to in the witness statement of Ludmilia lyavoo dated 03 January 2018.

### Ludmilla lyavoo

Ludmilla lyavoo

From: Sent To:

17 November 2017 11:59 Edmonton County, Enquiries

Cc:

emmanuel

Subject:

Attachments:

London Borough of Enfield v Cordell-D02ED073 LBE-SV-PRN-002\_PR-ECCBS-GPV59544-IRC5045\_1714\_001.pdf

Categories:

Egress Switch: Unclassified

Dear Sirs,

Please find attached a copy of the Claimant's correspondence with enclosures for the Court's attention.

Kind regards, Ludmilla lyavoo Solicitor

Corporate Team

**Legal Services** 

**Enfield Council** 

Silver Street

**Enfield EN1 3XY** 

DX 90615 Enfield 1

Telephone: 020 8379 8323 Fax: 020 8379 6492

Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities.

Classification: OFFICIAL





Please

reply to :

Legal Services PO Box 50, Civic Centre

Silver Street, Enfield EN1 3XA

To the CourtManager Edmonton County Court DX 136666 Edmonton 3

E-mail: Ludmilla.lyavoo@enfield.gov.uk

Phone: 0208 379 8323 DX : 90616 ENFIELD 1

Fax : 0208 379 6492

My Ref : L9/C/LI/157255

Also by smail to: .

Your Ref : D05ED073

enquiries@edmonton.countycourt.asi.gov.uk

Date: 17 November, 2017

Dear Sira

URGENT

Re: The London Borough of Enfield v Cordell

Claim number: D05ED073

Further to the Order made by the Edmonton County Court on 09th November 2017, please find enclosed a copy of the Claimant's Directions questionnaire with a proposed directions order.

A copy of the enclosed documents have been sent to the Defendant's representatives.

We look forward to hearing from you.

Yours faithfully,

dila lyavoo,

Lawver

for Assistant Director, Legal Services

James Rolfe Director of Finance, Resources and Customer Services **Enfleid Council** Civic Centre, Silver Street Enfield EN1 3XY

BOUALITY FRAMEWORK FOR LOCAL GOVERNMENT EXCELLENT

www.enfield.gov.uk

(Ryou need this document in another language or format contact the service using the details above.

THE PARTY OF THE P

# Directions questionnaire (Fast track and Multi-track)

In the Gaim No.
Edmonton County Court D05ED073

To be completed by, or on behalf of,					
The London B	orough of Enfield				
who is [1"][2"][3"][	[(Caimant][Defendant][Part 20 dalmant] in this claim				

You should note the date by which this questionnaire must be returned and the name of the court it should be returned to since this may be different from the court where the proceedings were issued.

If you have settled this claim (or if you settle it on a future date) and do not need to have it heard ortifed, you must let the court know immediately.

If the daim is not settled, a judge will allocate it to an appropriate case management track. To help the judge choose the most just and cost-effective track, you must now complete the directions questionnaire.

You should write the claim number on any other documents you send with your directions questionnaire. Please ensure they are firmly aftached to it.

For le gal represen tatives only			
I confirm that I have explained to my client the need to try to settle; the options available; and the possibility of costs sanctions if they refuse to try to settle.	📝 laint	im	4
For all  Your answers to these questions may be considered by the court when it deals with the questions of costs: see Civil Procedure Rules Part 44.			The court may order a stay, whether or not all the other parties to the claim agree. Even if you are requesting a stay, you must still complete the rest of the questionnaire
Given that the rules require you to try to settle the claim before the hearing, do you want to attempt to settle at this stage?	<b>∠</b> Yes	☐ No	More information about mediation, the fees charged and a directory of mediation providers is available online from www.civikmediation.justice.gov.uk This service
2. If Yes, do you want a one month stay?	☐ Yes	<b>✓</b> No	provides members of the public and businesses with
<ol><li>If you answered 'No' to question 1, please state below the reasons why you consider it inappropriate to try to settle the claim at this stage.</li></ol>			contact details for national civil and commercial mediation providers, all of whom are accredited by the Civil Mediation Council.
Reasons:			
The Claimant will consider settling the case on the in the terms of the order made by the Edmonton Co something that the Defendant is willing to consider.	ounty Co	it the Defe urt on 09.	endant agrees to give an undertaking 08.2017. However this is not

©Crowncoorlant 2014

Court			Notes
<b>B1.</b> (High Court only) The claim has been issued in the High Court. Do you consider it should remain there? If Yes, in which Division/List?	Yes	<b>∠</b> No	High Court cases are usually heard at the Royal Courts of Justice or certain Civil Trial Centres. Fast or multi-trac trials may be dealt with at a Civil Trial Centre or at the court where the dalm is proceeding
If No, in which County Courthearing centre would you prefer the case to be heard?			
82. Trial (all cases) Is there any reason why your claim needs to be heard at a court or hearing centre?	<b>∠</b> Yes	□No	l.
If Yes, say which court and why?  Edmonton County Court being the Defendant's loc	al Court.		
Pre-action protocols  You are expected to comply fully with the relevant pre-action protocol.  Have you done so?  If you have not complied, or have only partially complied, please explain why.	<b>√</b> Yes	∐ No	Before any claim is started, the court expects you to have complied with the relevant pre-action protocol, and to have exchanged information and documents relevant to the claim to assist in settling it. To find out which protocol is relevant to your datm see www.justice.gov, uk/guidance/courts-and-tribunals/courts/procedure-rules/civil/menus/protocol.htm
Case management information O1.Applications			D1. Applications
lave you made any application(s) in this dalm?  Yes, what for? (e.g. summary judgment, add another party).	Yes	√Z No	It is important for the court to know if you have already made any applications in the daim (or are about to issue one), what they are for and when they will be heard. The outcome of the applications may affect the case management directions the court gives.
forhearing on			D2. Track The basic guide by which claims are normally allocated to a track is the amount in dispute, although other factors such as the complexity of the case will also be considered. Leaflet EX305 — The Fast Track and the Multi-track, explains this in greater detail.

Case management information (continued)			Notes
D3. Disclosure of electronic documents (multi-track cases only) If you are proposing that the claim be allocated to the multi-track:			
<ol> <li>Have you reached agreement, either using the Electronic Documents Questionnaire in Practice Direction 31 B or otherwise, about the scope and extent of disclosure of electronic documents on each side?</li> </ol>		☐ No	
2. If No, is such agreement likely?	∐Yes	No	
3. If there is no agreement and no agreement is likely, what are the issues about disclosure of electronic documents which the court needs to address, and should they be dealt with at the Case Management Conference or at a separate hearing?			
D4. Disclosure of non-electronic documents (all cases) What directions are proposed for disclosure?			
For all multi-track cases, except personal injury.  Have you filed and served a disclosure report (Form N263)  (see Ciril Procedure Rules Part 31).	☐ Yes	∏No	
Have you agreed a proposal in relation to disclosure that meets the overriding objective?	∐Yes	No	
	∐Yes	∏No	
overriding objective?  If Yes, please ensure this is contained within the proposed directions	Yes	□ No	
overriding objective?  If Yes, please ensure this is contained within the proposed directions attached and specify the draft order number.	☐Yes	□ No	
overriding objective?  If Yes, please ensure this is contained within the proposed directions attached and specify the draft order number.  Experts	∐Yes		There is no presumption that expert evidence is necess or that each party will be entitled to their own expert. Therefore, the court requires a short explanation of you proposals with regard to expert evidence.

3

.

E	Experts	(continued)

Notes.

Please list any single joint experts you propose to use and any other experts you wish to rely on. Identify single joint experts with the initials 'SJ' after their name(s). Please provide justification of your proposal and an estimate of costs.

Expert's name	Field of expertise (e.g. orthopoedic suryeon, surveyor, engineed	Justification for expert and estimate of costs

# **Witnesses**

Which witnesses of fact do you intend to call at the trial or final hearing including, if appropriate, yourself?

Witness name	Witness to which facts
Mr Lemmy Nwabulsi Mr Neville Gray 3 other witnesses	Anti-social behaviour Same Same
a)	

# **G** Trial or Final Hearing

How long do you estimate the tri	ial or final hearing will take	7
less than one day	one day	more than one day
Hrs		State number of days
Are there any days within the ne able to attend court for trial or fo		expertor an essential witness will not b
If Yes, please give details		
Name	Dates n	ot available

Give the best estimate you can of the time that the court will need to decide this case. If, later you have any reason to shorten or lengthen this estimate you should let the court know immediately.

You should only enter those dates when you, your expert(s) or essential witnesses will not be available to attend court because of holiday or other commitments.

You should notify the court immediately if any of these dates change.

B				Notes	9
Do not complete this section if 1) you do not have a legal repre 2) the case is subject to fixed or	escritative acting for you				
If your claim is fillely to be allocated must be filed at in accordance with	to the Multi-Track form Precedent H (PR3,13.				
	I confirm Precedent H Is attached.				
Other Information					
to you intend to make any applicati Yes, what for?	ions in the future?	☐ Yes	No		
the snareholour set out any other	rinformation you consider will help the	kuđoji to ma	nage thedaim.		
	to display aggressive beha	_			

You must attempt to agree proposed directions with all other parties. Whether agreed or not a draft of theorder for directions which you seek in tist a coompany this form.

All proposed directions for multi-track cases must be based on the directions at www.justice.gov.uk/courts/procedure-rules/civil

All proposed directions for fast track cases must be based on CPR Part 28.

et-		
340	1, 1017	
200		

[Legal Representative for the [Elegantaria] [20] [2] [Claimant [Oefendant | Part 20 claimant ]

Date 1 6 1 1 1 2 0 1 7

Please enter your name, reference number and full postal address including details of telephone, DX, fax or e-mail

London Borough of Enfield	trapplicable		
Legal Services PO BOX50	Telephone sa.	0208 367 8323 020 8379 6492	
Civic Centre	Faxenci.		
Enfield	ÜX ng.	90615 Enfield 1	
Postcode E N 1 3 X A	Your ref.	LS/C/LI/157255	

E-mail Ludmilla. lyavoo@enfield.gov.uk

# IN THE EDMONTON COUNTY COURT BETWEEN:

CLAM NUMBER: D02ED073

# THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

(CLAIMANT)

-AND-

MR SIMON CORDELL

(DEFENDANT)

DIRECTIONS ORDER

Before District Judge November 2017. sitting at the Edmonton County Court on

### IT IS ORDERED THAT:

- 1. The matter be allocated to the Fast Track
- 2. The parties should exchange their witness statements simultaneously on 14th December 2017, 4pm.
- 3. The matter be listed for a trial for the first opened date after 04th January 2018.
- 4. No order as to costs.

Dated:

November 2017

1. Made on behalf of the

Claimant Ms Ludmilla lyavoo 2. 3. 4.

Statement No.1

Exhibits Li1-Li7 Dated 03.01.2018

IN THE EDMONTON COUNTY COURT

CLAIM NO: D02ED073

**BETWEEN:** 

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

EXHIBITS L [ 3

This is the Exhibit LI 3 referred to in the witness statement of Ludmilla lyavoo dated 03 January 2018.

# Ludmiila iyavoo

From:

emmanuel <emmanuel@vlssolicitors.com>

Sent:

17 November 201711:15

To:

Ludmilla lyavoo

Subject:

RE: LBE v Cordell-D05ED073 [SEC=OFFICIAL]

Dear Ludmilla,

The section I requires parties to agree directions if possible but not in the form of draft order as you have done. I will - suggest that we leave it for the court to give directions.

Kind regards, Emmanuel

From: Ludmilla Iyavoo [majito:Ludmilla,Iyavoo@enfield.gov.uk]

Sent: 17 November, 2017 10:23 AM

To: emmanuel

Subject: RE: LBE v Cordell-D05ED073 [SEC=OFFICIAL]

Dear Emmanuel,

I will invite you to consider section J (last page) of the Directions questionnaire. If no consent can be provided to the <u>draft emailed over to you yesterday</u>, I will just send it as it is and ask the Court to decide on it.

I hope to hear from you by 12noon today.

Kind regards

Ludmilla

From: emmanuel [malito:emmanuel@vissolicitors.com]
Sent: 16 November 201717:28
Ta: Ludmilla lyavoo < Ludmilla.lyavoo@enfield.gov.uk>
Subject: RE: LBE v Cordell-D05ED073 [SEC=OFFICIAL]

Dear Ludmilla,

Further to your email the order says that you file directions questionnaire therefore there is no need for draft directions in this kind of matter.

Kind regards, Emmanuel Onwusiri

From: Ludmilla Iyavoo [mailto:Ludmilla.Iyavoo@enfield.gov.uk]

Sent: 16 November, 2017 5:09 PM To: emmanuel@vlssolicitors.com

Subject: LBE v Cordell-D05ED073 [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Emmanuel,

The Claimant has been ordered to file its directions questionnaire by close of business tomorrow. I attach a draft directions order and would ask you that this be agreed by 12 noon tomorrow.

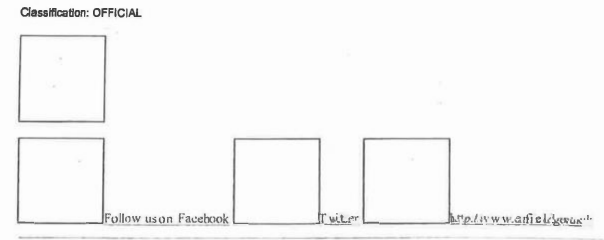
I look forward to hearing from you.

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

DX 90615 Enfield 1

Telephone: 020 8379 8323 Fax: 020 8379 6492

Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities.



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This email has been scanned for viruses but we cannot guarantee that it will be free of viruses or malware. The recipient should perform their own virus checks.

1. Made on behalf of the

Claimant
Ms Ludmilla lyavoo
Statement No.1
Exhibits LI1-LI7 2

3.

4. Dated 03.01.2018

IN THE EDMONTON COUNTY COURT

CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

EXHIBITS LI 4

This is the Exhibit LI 4 referred to in the witness statement of Ludmilla lyavoo dated 03 January 2018.



London Borough Of Enfield P O Box 50 Civic Centre Silver Street Enfield EN1 3XA 90615 ENFIELD 1 HM Courts & Tribunels Service The County Court at Edmonton 59 Fore Street London N182TN

DX136686EDMONTON3

T 020 8884 6500

www.gov.uk

Your ref: LS/C/LI/157255

13 December 2017

Dear Sir/Madam

Re: Case Number: D02ED073 London Borough Of Enfield v Mr Simon Cordell

The file was referred to the District Judge and his comments are:

"Your Directions Questionnaire was received by the court on 20/11/17. Therefore the sanction on the order of 6/11/17 applies."

Yours sincerely.

Vas.

Ourvasse Cundapen Back Office Section Ext

c.c: defendants

LONDON SCRULG-GRENCTED REC EED 1 4 DEC 2017

**CBLANK** 

Made on behalf of the Claimant 1.

Ms Ludmille Iyavoo Statement No.1 Exhibits LI1-LI7 2.

3. 4.

Dated 03.01.2018

IN THE EDMONTON COUNTY COURT

CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

-and-	Claimant
MR SIMON CORDELL	Defendant
EXHIBITS LI 5	

This is the Exhibit LI 5 referred to in the witness statement of Ludmilla lyavoo dated 03 January 2018.

## Ludmilla lyavoo

From:

Ludmilla tyavoo

Sent:

15 December 201713:36

To:

'emmanuel' RE: LBE v Cordell

Subject:

Categories:

Egress Switch: Unclassified

Dear Emmanuel,

There's a mistake from the Court as the order should not be discharged and will without a doubt be reinstated in due course. If your client is found to be in breach of the terms of the injunction, we reserve the right to take further actions against your client. Your client should continue to respect the terms of the order as we have advised the court that the order has been discharged due to an Internal admin. Error. I hope he will be advised of our position.

Kind regards

Milla

---Original Message---

From: emmanuel [mailto:emmanuel@vissolicitors.com]

Sent: 15 December 201713:00

To: Ludmilla lyavoo <Ludmilla.lyavoo@enfield.gov.uk>

Subject: RE: LBE v Cordell

Dear Ludmilla,

The Order discharging the injunction and striking out your claim subsists until set aside.

Kind regards,

Emmanuel Onwusiri,

---Original Message----

From: Ludmilla lyavoo [mailto:Ludmilla.lyavoo@enfield.gov.uk]

Sent: 15 December, 2017 12:41 PM

To: emmanuel Subject: LBE v Cordell

Dear Emmanuel,

Please see attached a copy of the Court order. Our direction questionnaire was filed electronically on 17th November 2017 at 12 noon. I have emailed the Court yesterday with evidence and will advise them that the injunction should continue as our questionnaire was filed by the given deadline. I hope you will advise your client to continue to comply with the terms of the Interim injunction ordered by the Court on 09th August 2017.

Kind regards, Ludmilla lyavoo Solicitor Corporate Team Legal Services Enfield Council Sliver Street Enfield EN1 3XY

1. Made on behalf of the Claimant

2. 3. Ms Ludmilla lyavoo

Statement No.1 Exhibits LI1-LI7 4.

5. Dated 03.01.2018

IN THE EDMONTON COUNTY COURT

CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Clalmant

-and-

MR SIMON CORDELL

Defendant

**EXHIBITS LI 6** 

This is the Exhibit LI 6 referred to in the witness statement of Ludmilla Iyavoo dated 03 January 2018:



## Ludmilla lyavoo

From: Sent:

Zena Ndereyimana

To:

14 December 201714:36 Edmonton County, Enquiries

Cc:

Ludmilla lyavoo

Subject:

Attachments:

FW: Landon Borough of Enfield v Cordell-D02ED073 LBE-SV-PRN-002 PR-ECCBS-GPV59544-IRC5045\_1714\_001.pdf; LBE-SV-PRN-002

\_PR-ECCBS-LYB09571-IRC2020\_2991\_001.pdf

Dear Sirs,

### London Borough of Enfield v Cordell-D02ED073

In relation to the above matter and order dated 9.11.2017.

The claimant's directions questionnaire was filed at Edmonton County Court by email on 17.11.2017 and not on the 20.11.2017 as your letter implies and as per the email below.

In light of the above, we kindly ask the court to reconsider their decision as the claimant complied with the court's directions.

Any assistance in this matter will be greatly appreciated.

Kind regards,

### Zena Ndereyimana

Paralegal **Legal Services Enfield Council** 

Civic Centre PO Box 50 Silver street Enfield EN13XE

Email: zena.ndereyimana@enfield.gov.uk

Website: www.enfield.gov.uk

'Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities.

From: Ludmilla lyavoo

Sent: 17 November 201711:56 To: Edmonton County, Enquiries

Cc: emmanuel

Subject: London Borough of Enfield v Cordell-DO2ED073

Dear Sirs,

Please find attached a copy of the Claimant's correspondence with enclosures for the Court's attention.

Kind regards, Ludmilla Iyavoo Solicitor

Made on behalf of the 1. Claimant

Ms Ludmilla Iyavoo Statement No.1 2.

3. 4.

Exhibits LI1-LI7 Dated 03.01.2018

IN THE EDMONTON COUNTY COURT

CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

EXHIBITS LI 7

This is the Exhibit LI 7 referred to in the witness statement of Ludmilla lyavoo dated 03 January 2018.

# General Form of Judgment or Order

In the County C	ourt at Edmonton
Claim Number	D02ED073



LONDON BOROUGH OF ENFIELD	1 <sup>st</sup> Claimant Ref LS/C/LI/157255
MR SIMON CORDELL	1 <sup>st</sup> Defendant Ref VLS/EO/H/
	CORDELL/17

Before Deputy District Judge Harris sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

Upon reading the application from the Defendant's Solicitor's dated 21 December 2017 (see copy attached),

### IT IS ORDERED THAT:

- 1. Claimant pay Defendant's costs of the action on a standard basis to be assessed if not agreed.
- 2. Because this order has been made by the Court without considering representations from the parties, the parties have the right to apply to have the order set aside, varied or stayed. A party wishing to make an application must sent or deliver the application to the court (together with any appropriate fee) to arrive within seven days of service of this order.

Dated 2 January 2018

∏ 3 Je N 2018

The court office at the Courty Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

Produced by:Adrian B CJR065C

N24 General Form of Judgment or Order

Our ref: Your ref: VLS/EO/H/CORDELL/17

Your n

L8C/C/LI/157255 21 December 2017



Gibson House, 800 High Road Tottenham, London NI 7 0DH

Tel: +44(0)20 8808 7999 Fax:+44(0)20 8808 1999

Emergency Nos: +44(0)7940 728 166 +44(0)7533 255 996

DX: 36209 Edmonton Exchange

Email: info@vissolicitors.com www.vissolicitors.com

London Borough of Enfield Legal Services P O Box 50 Civic Centre Silver Street Enfield EN13XA

DX: 90615 ENFIELD 1

Dear Sirs,

# RE; LONDON BOROUGH OF ENFIELD V MR SIMON CORDELL CLAIM NUMBER: D02ED073

Further to the above matter we attach herewith and by way of service copy of our Application Notice (Form N244) that we have filed at the court.

Yours faithfully.

VLS Solicitors

Family Law Advanced

SM

Children

CONTRACTEDWITH LEGALAID AGENCY

A LIST OF DIRECTORS IS DISPLAYED ATTHE FIRM'S REQUISTERED ADDRESS

Privy Connell Ages I VXT Reg. No. 929 6322 02

VLS Sofinitees is a studing style of VLS Enticitors List a company registered in England & Whites with Rog. No 1872596, having its registered address a Checon Rouse. NOO High Read. Toticabare Landow N 17 ODH R is natherland and requisted by the Edicitors Regulation Authority (SRA NARZYMS).

2.7 DEW 2817

N244

# **Application notice**

For help in completing this form please read the notes for guidance form N244Notes.



Name of court County Court at Edr	nonton	<b>Claim no.</b> D02ED073
Fee account no. (If applicable)		p with Fees - Ref. no. pplicable)
	Н	WF
Warrant no. (If applicable)		
Claimant's name (inclu- Lendon Borough of I Ref: LS/C/LI/157255	ding ref.) Enfield	
	h A	
Defendant's name (incl Mr Simon Cordell Ref: VLS/EO/H/COR		

VLS SOLI	CITORS			
Areyoua	☐ Claimant	☐ Defendant	✓ Legal Repres	entative
	Other (please specify)			
If you are a	legal representative whom do	you represent?	DEFENDANT	
What order	are you asking the court to m	ake and why?		
	R THAT THE CLAIMANT PA S STRUCK OUT	AYS THE DEFENDAN	IT'S COSTS BECAL	USE THE CLAIMANT'S
Have you at	tached a draft of the order yo	u are applying for?	∐Yes	₩ No
How do you	want to have this application	dealt-with?	at a hearing	without a hearing
			at a telephone	a hearing
How long de	you think the hearing will la	st?	Hours	Minutes
ls this time o	estimate agreed by all parties	?	□Yes	□ No
Give details	of any fixed trial date or perio	d		
What level o	of Judge does your hearing ne	ed?		
Who should	be served with this application	on?	CLAIMANT	
	the service address, (other the defendant) of any party name		ENFIELD COUP LEGAL SERVIC PO BOX 50 CIV SILVER STREE ENFIELD EN 13 XA	CES /IC CENTRE

N244 Application notice (06.16)

OCrown copyright 2016

the attached witne	
the statement of ca	ase
the evidence set ou	ut in the box below
At the hearing on the 25 September 2017 made an order inter alia that the parties fif failed to comply with the order.  On the 6 November 2017 District Judge Confections Questionnaire by 4.00 pm on 1 order the injunction of 9 August 2017 do struck out without further order. The court by its letter dated 13 December 2017 applies because the Claimant's Dire November 2017.  The court having discharged the Injunction	inst the Defendant on the 9 August 2017.  7 at the County Court at Edmonton, Employment Judge Taylofile Directions Questionnaire by 23 October 2017 but the Claim Cohen made an order that the Claimant do file a completed 17 November 2017 and if the Claimant failed to comply with the stand discharged without further order and the claim do stand or 2017 stated that the sanctions on the order of 6 November ections Questionnaire was received by the court on the 20 on against the Defendant and the Claimant's claim having been quests the court to make an order that the Claimant pays his
Statement of Truth (I believe) (The applicant believes) that the fac	octs stated in this section (and any continuation sheets) are true.
//	
Mary 1	24 42 47
Signed Applicant/foliage representative	Dated 21.12.17
Applicant('s legal representative)	
,	
Applicant('s legal representative) Full name Emmanuet Onwusiri	)('s litigation in rienel)
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Applicant('s legal representative) Full name Emmanuet Onwusiri  Name of applicant's legal representative's fir Position or office held SOLICITOR (If signing on behalf of firm or company)  Signature and address details  Signed  Applicant('s legal representative's)('s legal representative)	O('s litigation if riend)  The VLS SOLICITORS  Dated 21.12.17
Applicant('s legal representative) Full name Emmanuet Onwusiri  Name of applicant's legal representative's fir Position or office held SOLICITOR (If signing on behalf of firm or company)  Signature and address details  Signed Applicant('s legal representative's)('s legal representative)('s legal representative)('s legal representative's firm or company)	Dated 21-12-17  (this application should be sent
Applicant('s legal representative) Full name Emmanuet Onwusiri  Name of applicant's legal representative's fir Position or office held SOLICITOR (If signing on behalf of firm or company)  Signature and address details  Position or office held SQUICITOR (If signing on behalf of firm or company)  Position or office held SQUICITOR	Dated 21.12.17  Shittgation friend  this application should be sent  If applicable
Applicant('s legal representative) Full name Emmanuel Onwusiri  Name of applicant's legal representative's fir Position or office held SOLICITOR (if signing on behalf of firm or company)  Signature and add'ess details  Applicant('s legal representative's)('s legal	Dated 21.12.17  Singular friend  Dated 21.12.17  Shipping friend  this application should be sent  If applicable Phone no. 020 8808 7999
Applicant('s legal representative) Full name Emmanuel Onwusiri  Name of applicant's legal representative's fir  Position or office held SOLICITOR (If signing on behalf of firm or company)  Signature and add'ess details  Signed  Applicant('s legal representative's)('s	Dated 21.12.17  Shittgation friend  Dated 21.12.17  Shittgation friend  this application should be sent    Fapplicable   Phone no.   020 8808 7999   Fax no.   020 8808 1999
Applicant('s legal representative) Full name Emmanuel Onwusiri  Name of applicant's legal representative's fir Position or office held SOLICITOR (If signing on behalf of firm or company)  Signature and add'ess details  Applicant('s legal representative's)('s regal	Dated 21.12.17  Shittgation friend  Dated 21.12.17  It is application should be sent  If applicable Phone no. 020 8808 7999

IN	THE	<b>EDMON</b>	TON	COUNTY	COURT
N.A.		PDIMOIA	IOIA	COCITI	COUR

CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

	MR SIMON CORDELL		Defendant
	EXHIBITLN2	411	
_			

This is the exhibit LN2 of the witness statement of Lemmy Nwabuisi dated 08<sup>th</sup> January 2018,

File Note 14/11/17

Telephone conversation with Mr Markandu Mathiyalagan

117 Burncroft Avenue, Enfield, EN3

Mr Mathiyalagan telephoned me this morning to report an incident that occurred at 11:30am on 11<sup>th</sup> November 2017. He reported that his wife was alone inside their flat when the Mr Cordell came to their front door, opened the letterbox and peeped through it to see who was inside the flat. Mr Mathiyalagan stated that Mr Cordell started swearing and shouting abuse and banging on his front door as soon as he saw his wife. He then ran down stairs when his wife went to get her mobile phone to record the incident. He stated that his wife called the police, CAD No. 3230 of 11<sup>th</sup> November 2017 and the police attended and went and spoke to Mr Cordell and came and informed his wife that he denied coming to their front door and therefore they are unable to take any action against him.

I asked whether his wife recorded the incident and he said, that Mr Cordell left when his wife went to get her mobile phone. He also stated that there were no witnesses as his wife was alone in the flat at the time. I asked whether his wife showed a copy of the injunction and power of arrest to the police officers that attended and he said no that she did not. I advised him that in future, they must show the court order to the police as the officers that will attend may not be aware of the injunction.

Lemmy Nwabuisi

ASB Co-Ordinator

IN THE EDMONTON	COUNTY CO	URT
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CLAIM NO: D02ED073

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

	MR SIMON CORDELL	Defendant
	EXHIBITLN3	
_		

This is the exhibit LN3 of the witness statement of Lemmy Nwabuisi dated 08<sup>th</sup> January 2018.

Meeting with Mr and Mrs Mathiyalagan 117 Burncroft Avenue, Enfield, EN3

Mr and Mrs Mathiyalagain attended the Civic Centre to report recent incidents that occurred on 2<sup>nd</sup> and 3<sup>rd</sup> January 2018. Mr Mathiyalagan stated that on 2<sup>nd</sup> January 2018 at 6:30pm, his wife was inside their flat trying to assemble a cupboard with their three-year-old daughter and his cousin who was asleep at the time. He stated that suddenly his wife heard someone banging on their front door. She went to the door with her phone and overheard Mr Cordell shouting that there was noise coming from their flat. His wife told Mr Cordell that she was trying to assemble a cupboard but he called her liar and accused her of deliberately banging on the floor. Mr Mathiyalagan stated that Mr Cordell then stood outside his front door for more than twenty minutes swearing and shouting abuse at his wife.

Mr Mathiyalagan stated that Mr Cordell then went away and returned half an hour later, lifted his letterbox flat, stuck his mobile phone through the letterbox and started to record his family while swearing and shouting abuse at his wife. This went on for about fifteen minutes until his wife threatened to call to call the police. The matter was reported to the police, CAD No. 5121 of 2<sup>nd</sup> January 2018.

Mr Mathiyalagan also stated that on 3rd January 2018 at 9:30am, Mr Cordell came to his front door and started banging on the door and was swearing and shouting abuse at him and his wife. He went and asked him what the problem was and he complained that his wife was banging on the floor the previous day for about an hour. He explained to him that his wife was not banging on the floor, that she was trying to assemble a cupboard but he called him a liar and continued to swear and shout abuse at him and his wife. Mr Mathiyalagan also stated that Mr Cordell then threatened to kill him and his family and burn down his property and said to him that they will not be safe from him no matter where they are.

Mr Mathiyalagan stated that Mr Cordell then forced his way into their flat by either using an object to open or by pushing it very hard, he is not sure how he did it, but his wife managed to push him out and double-locked the door. He called the police, CAD No. 2098 of 3<sup>rd</sup> January 2018 and police officers attended and advised them to report the matter to the council. Mr Mathiyalagan stated that him and his wife recorded the incidents on their mobile phones and played the recordings to me. One of the recordings clearly showed a person whom I



believe to be Mr Cordell looking through Mr Mathiyalagan's letterbox with a mobile phone on one hand. On the other recordings, I could clearly hear a person whom I also believe to be Mr Cordell shouting and swearing at Mr and Mrs Mathiyalagan, using threatening language and threatening to kill and burn down their property.

Lemmy Nwabuisi
ASB Co-Ordinator

# **Injunction Order**

Between Mr Simon Cordell, Defendant and The London Borough Of Enfield, Claimant

Mr Simon Cordell 109 Burncroft Avenue Enfield EN3 7JQ	

In the County Court at Edmonton	
Claim Number	E00ED049
Claimant (including ref.)	The London Borough Of Enfield LS/C/L1/155584
Defendant (including rcf.)	Mr Simon Cordell

If you, Mr Simon Cordell, do not obe y this order you will be guilty of contempt of court and you may be sent to prison

If you, Mr Simon Cordell, disobey the order you will be guilty of contempt of court and you may be sent to prison or fined or have your asset seized. You should read this order carefully and are advised to consult a solicitor as soon as possible. You have the right to ask the court to vary or discharge this order.

On 9th January 2018 at The County Court at Edmonton, Employment Judge Taylor, upon hearing the solicitor for the claimant and without notice to the defendant, considered an application for an injunction.

### AND IT WAS ORDERED THAT

The defendant, Mr Simon Cordell, must;

- 1. Permit the claimant's employees and contractors access into 109 Burncroft Avenue, Enfield, EN3 7JQ to carry out routine maintenance inspections and necessary repairs within 48 hours of written notification.
- 2. Keep his dog on a lead in communal areas outside his property.

The court office at the County Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. Check If you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

Produced by:Darren Civil

#### AND IT IS FURTHER ORDERED THAT

The defendant, Mr Simon Cordell, be forbidden (whether by himself or by instructing or encouraging or permitting any other person);

- 3. From engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 4. From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 5. From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 6. From using his pet dog to frighten, intimidate or threaten violence to the claimant's employees, tenants and visitors of the block of flats at Burncroft Avenue, Enfield.
- 7. A power of arrest is attached to paragraphs 3 to 6 above.
- 8. Costs in the case.

This order shall remain in force until 8th January 2019 at 11:59 PM unless before then it is revoked by further order of the court

## NOTICE OF FURTHER HEARING.

The court will reconsider the application and whether the order should continue at a further hearing at the County Court at Edmonton, 59 Fore Street, London, N18 2TN on 5th February 2018 at 2:00 PM

If you do not attend at the time shown the court may make an injunction order in your absence.

You are entitled to apply to the court to reconsider the order before the day.

You may be able to get free legal aid advice. Go online at www.gov.uk/legal-aid for further information

N110 A

# **Power of arrest**

Name of defendant

MR SIMON CORDELL

Defendant's address

109 BURNCROFT AVENUE
ENFIELD
EN3 7JQ

Name of court
THE COUNTY COURT AT
EDMONTON

Claimant's name (including ref.)
THE LONDON BOROUGH OF ENFIELD

Defendant's name (including ref.)
MR SIMON CORDELL



Order made under (insert statutory provision)

This of def includes a power of arrest under (insert statutory provision)

The Anti-Social Behaviour, Crime and Policing Act 201

The Anti-Social Behaviour, Crime and Policing Act 2014

The relevant paragraphs of the order to which a power of arrest has been attached are:

(set out those paragraphs of the order to which the power of arrest is attached, if necessary continue on a separate sheet)

Please see attached sheet

This power of arrest was ordered on 9 /1 /2 0 1 8 and expires on the 9 /1 /2 0 1 9

## Note to Arresting Officer

Where the defendant is arrested under the power given by section 155 of the Housing Act 1996, or section 27 of the Police and Justice Act 2006; or section 43 of the Policing and Crime Act 2009; or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014:-

- the defendant shall be brought before the judge within the period of 24 hours beginning at the time of their arrest;
- a constable shall inform the person on whose application the injunction was granted, forthwith where the defendant is arrested under the power given by section 155 of the Housing Act 1996 or as soon as reasonably practicable where the defendant is arrested under the power given by section 27 of the Police and Justice Act 2006 or section 43 of the Policing and Crime Act 2009 or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014.

Nothing in section 155 of the Housing Act 1996 or section 27 of the Police and Justice Act 2006 or section 43 of the Policing and Crime Act 2009 or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014, shall authorise the detention of the respondent after the expiry of the period of 24 hours beginning at the time of their arrest.

In calculating any period of 24 hours, no account shall be taken of Christmas Day, Good Friday or any Sunday.

Name of Claimant

THE LONDON BOROUGH OF ENFIELD

Claimant's address

PO BOX 50 CIVIC CENTRE SILVER STREET ENFIELD ENB XA

Claimant's phone number

Our ref:

VLS/EO/H/CORDELL/17

Your ref: Date: LSC/C/L1/157255 19 February 2018



Olbson Flouse, 800 High Road Tottenham, London N17 0DH

Tel: +44(0)20 8808 7999 Fixi+44(0)20 8808 1999

Emergency Nos: +44(0)7940 728 166 +44(0)7533 255 996

DX: 36209 Edmonton Exchange

Email: info@vissolicitors.com www.vissolicitors.com

London Borough of Enfield Legal Services P O Box 50 Civic Centre Silver Street Enfield EN13 XA

Dear Sirs,

# RE: LONDON BOROUGH OF ENFIELD V MR SIMON CORDELL CLAIM NUMBER: D02ED073

We write to notify you that VLS Solicitors are no longer acting for the Defendant in the above matter.

We request that VLS SOLICITORS be removed from records and all communications and correspondences be directed to the Defendant.

Yours sincerely.







CONTRACTED WITH LEGALAID AGENCY

A LIST OF DIRECTORS IS DISPLAYED ATTHE FIRM'S REGISTURED ADDRESS

Privy Connell Agent VAT Reg. No. 929 632202

VLS Solleitors is a reading style of VLS Solleitors Uni, a company registered in England & White with Reg. No. 85 72584, having its registered address at Gibson Bonse, 800 High Road, Tottenham London N17 ODLL as authorised and regulated by the Solicitus Registration. Authority, (SRA No.627688)







Legal Services PO Box 50, Clvic Centre reply to:

Silver Street, Enfield EN1 3XA

E-mail:

Please

balbinder.Kaur-Geddes@enfield.gov.uk

Phone: 020 8379 4834

DX : 90615 ENFIELD 1 Fax: 0208 379 6492

My Ref : LS/C/BKGE/155584

Your Ref :

Date : 2 May 2018

Dear Mr Cordell

Mr Simon Cordell

Enfield

EN3 7JQ

109 Buncroft Avenue

BY PERSONAL SERVICE

BY PROCESS SERVER

LONDON BOROUGH OF ENFIELD -v- MR SIMON CORDELL E00ED049 - Application for Committal dated 5 February 2018

Further to the hearing of 1 May 2018, please find the following documents enclosed:

1. Order of the Court dated 5 February 2018

2. Application Notice dated 5 February 2018 with accompanying documents:

(a) Injunction Order dated 9 January 2018 with Power of Arrest of same date

(b) Witness Statement of Mr Lemmy Nwabuisi dated 2 February 2018

(c) Witness Statement of Ms Kaunchita Maudhub dated 5 February 2018

(d) Draft Order

These documents are being served upon you personally.

Yours faithfully,

Balbinder Kaur-Geddes,

Lawyer

for Director of Law and Governance

Jeremy Chambers Director of Law and Governance Enfield Council Civic Centre, Sliver Street Enfield EN1 3XY



www.enfield.gov.uk

(P)you need this document in another language or format contact the service using the details above.

# General Form of Judgment or Order

In the County C	ourt at Edmonton
Claim Number	E00ED049
Date	9 February 2018



THE LONDON BOROUGH OF ENFIELD	1st Claimant Ref LS/C/L1/155584
MR SIMON CORDELL	1 <sup>st</sup> Defendant Ref

Before District Judge Cohen sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

Upon hearing Solicitor for the Claimant and the Defendant in person and there being no affidavit of service filed and the Defendant denying he has been personally served.

### IT IS ORDERED THAT

- 1. The Claimant do by 4pm on 09/02/2018 file and serve an affidavit of service.
- 2. The Claimant do by 4pm on 09/02/2018 serve on the Defendant by first class post its application of 05/02/2018.
- 3. Matter be listed for further consideration of the order 09/01/2018 and the Claimant's application referred to above, on 30/05/2018 at 14:00pm (time estimate 1 hour).

The Defendant's address for service is 109 Buncroft Avenue, Enfield EN3 7JQ

Dated 5 February 2018



The court office at the County Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500, Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gev.uk to find out more.

Produced by:A ABIODUN CJR065C

# **Application notice**

For help in completing this form please read the notes for guidance form N244Notes.



Name of court Edmonton County	Court E00ED049	
Fee account no. (if applicable)	Help with Fees - Ref. no. (if applicable)	
007 9 006	HWF-	
Warrant no. (if applicable)		
Claimant's name (incl The London Borou (LS/C/LI/157255)		
Defendant's name (In Mr Simon Cordell (VLS/EO/H/CORD		
Date	05.02.2018	

1. What is your	name or, if you are a leg	al representative, the name	of your firm?	
London Bo	rough of Enfield, Legal	Services		
2. Are you a	✓ Claimant	Defendant	Legal Represe	entative
	Other (please special	Ş)		
If you are a le	egal representative whom	n do you represent?		
1. To vary to 2. To bring a		njunction order dated 09 efendant's committel und		hing the terms of the
Have you atta	iched a draft of the order	you are applying for?	✓ Yes	□ No
How do you want to have this application dealt with?		tion dealt with?	at a hearing	without a hearing
			at a telephone	e hearing
How long do	you think the hearing wi	l last?	Hours	30 Minutes
is this time estimate agreed by all partles?		Yes	<b>√</b> No	
Give details of any fixed trial date or period		Return hearing on 05.02.2018, 2pm		
What level of Judge does your hearing need?		District		
Who should be served with this application?		Defendant		
	e service address, (other efendant) of any party na			

	ness statement	
the statement of	case	
$ \mathcal{L}$ the evidence se	out in the box below	
If necessary, please continue on a separate s		-
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Intimidating one of the Claimant's emp telephone calls constituted threats, ha down during the first phone call but the	of the interim injunction order on 24.01.2018 by harassing byees by calling her on her work it imber on two occasions, assment and intimidation causing the employee to put the pidefendant continued to call again. The Claimant therefore was incidents. The details of the telephone conversation is covered.	The none vants t
Statement of Truth		
(I-believe) (The applicant believes) that the	facts stated in this section (and any continuation sheets) are true.	
all J	05.00.0040	
Signed Applicant('s legal representation	Dated 05.02,2018	
	unl'e litieration friend	
	ve)( <del>'s litigation friend</del> )	
Full name Ludmilla lyavo o	ve)( <del>'s litigation friend</del> )	
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# Injunction Order

Between Mr Simon Cordell, Defendant and The London Borough Of Enfield, Claimant

Mr Simon Cordell 109 Burncroft Avenue Enfield EN3 7JQ

In the County Court at Edmonton		
Claim Number	E00ED049	
Claimant (including ref.)	The London Borough Of Enfield LS/C/LI/i55584	
Defendant (including ref.)	Mr Simon Cordell	



If you, Mr Simon Cordell, do not obey this order you will be guilty of contempt of court and you may be it to prison

If you, Mr Simon Cordell, disobey the order you will be guilty of contempt of court and you may be sent to prison or fined or have your asset seized. You should read this order carefully and are advised to consult a solicitor as so on as possible. You have the right to ask the court to vary or discharge this order.

On 9th January 2018 at The County Court at Edmonton, Employment Judge Taylor, upon hearing the solicitor for the claimant and without notice to the defendant, considered an application for an injunction.

#### AND IT WAS ORDERED THAT

The defendant, Mr Simon Cordell, must;

- 1. Permit the claimant's employees and contractors access into 109 Burncroft Avenue, Enfield, EN3 7JQ to carry out routine maintenance inspections and necessary repairs within 48 hours of written notification.
- 2. Keep his dog on a lead in communal areas outside his property.

The court office at the County Court at F-dmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

Produced by:Darren Civil

N16 General Form of injunction for interlocutory application or originating application

#### AND IT IS FURTHER ORDERED THAT

The defendant, Mr Simon Cordell, be forbidden ( whether by himself or by instructing or encouraiging or permitting any other person );

- 3. From engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 4. From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 5. From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 6. From using his pet dog to frighten, intimidate or threaten violence to the claimant's employees, tenants and visitors of the block of flats at Burncroft Avenue, Enfield.
- 7. A power of arrest is attached to paragraphs 3 to 6 above.
- 8. Costs in the case.

This order shall remain in force until 8th January 2019 at 11:59 PM unless before then it is revoked by further order of the court

#### NOTICE OF FURTHER HEARING.

The court will reconsider the application and whether the order should continue at a further hearing at the County Court at Edmonton, 59 Fore Street, London, N18 2TN on 5th February 2018 at 2:00 PM

If you do not attend at the time shown the court may make an injunction order in your absence.

You are entitled to apply to the court to reconsider the order before the day.

You may be able to get free legal aid advice. Go online at www.gov.uk/legal-aid for further information

N110 A

# Power of arrest

Name of defendant
MR SIMON CORDELL

Defendant's address
109 BURNCROFT AVENUE
ENFIELD
EN3 7JQ

Name of court THE COUNTY COURT AT EDMONTON Claim No. E00ED049

Claimant's name (including ref.)
THE LONDON BOROUGH OF ENFIELD

Defendant's name (Including ref.)
MR SIMON CORDELL





Date order made	9 / 1 / 2 0 1 8 Name of Judge EMPLOYMENT JUD	OGE TAYLOR
Order made under (Insert statutory provision)	The Anti-Social Behaviour, Crime and Policiny Act 2014	9
This order include	s a power of arrest under (insert statutory provision)	
The Anti-Social B	ehaviou <sup>r</sup> , Crime and Policing Act 2014	
	graphs of the order to which a power of arrest has been attached are	
Please see attach		

This power of arrest was ordered on 9 / 1 //2 0 1 8

and expires on the 9 / 1 / 2 0 1 9

## Note to Arresting Officer

Where the defendant is arrested under the power given by section 155 of the Housing Act 1996, or section 27 of the Police and Justice Act 2006; or section 43 of the Policing and Crime Act 2009; or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014:-

- the defendant Shall be brought before the judge within the period of 24 hours beginning at the time of their arrest;
- a constable shall inform the person on whose application the injunction was granted, forthwith where the defendant is airested under the power given by section 155 of the Housing Act 1996 or as soon as reasonably practicable where the defendant is arrested under the power given by section 27 of the Police and Justice Act 2006 or section 43 of the Policing and Crime Act 2009 or section 4 of the Anti-Social Behavlour, Crime and Policing Act 2014.

Nothing in Section 155 of the Housing Act 1996 or section 27 of the Police and Justice Act 2006 or section 43 of the Policing and Crime Act 2009 or section 4 of the Anti-Sodal Behaviour, Crime and Policing Act 2014, shall authorise the detention of the respondent after the expliy of the period of 24 hours beginning at the time of their arrest.

In calculating any period of 24 hours, no account shall be taken of Christmas Day, Good Friday or any Sunday.

Name of Claimant

THE LONDON BOROUGH OF ENFIELD

Claimant's address

PO BOX50 CIVIC CENTRE SILVER STREET ENFIELD EN1 3XA

Claimant's phone number

N110 A Power of arrest attached to Injunction (06.15)

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# **POWER OF ARREST (CONT)**

- 1. From engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 2. From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 3. From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 4. From using his pet dog to frighten, intimidate or threaten violence to the claimant's employees, tenants and visitors of the block of flats at Burncroft Avenue, Enfield.

# IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

Defendant

Before District Judge

sitting at the Edmonton County Court.

Upon considering the Claimant's application notice dated 04<sup>th</sup> February 2018 seeking permission from the Court to vary the terms of the interim injunction order made by District Judge Taylor on 09<sup>th</sup> January 2018, it is ordered that the following paragraph be added to the injunction order:

- The Defendant Mr Cordell, should be forbidden (whether by himself or by Instructing or encouraging or permitting any other person) to approach or threatening to approach the Claimant's employees at their place of work and personal home address.
- 2. A power of arrest is attached to this new paragraph.
- 3. This order along with the order made on 09<sup>th</sup> January 2018 and the Power of Arrest do remain in force until 4pm on 08th January 2019.
- 4. Dispense with personal service of this Order on the Defendant.
- 5. Costs in the case.

**Dated** 

Day of February 2018

# IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

BETWEEN:

# THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

## DRAFT ORDER

Before District Judge

sitting at the Edmonton County Court.

AN APPLICATION was made by the Claimant's representatives and was attended by [Counsel for] the Defendant.

The Judge read the written evidence filed and the Order of District Judge Taylor dated 09<sup>th</sup> January 2018 in which it was ordered that the Defendant should be forbidden (whether by himself or by instructing or permitting any other person) from engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the Claimant's employees.

AND THE COURT being satisfied that the Defendant has been guilty of contempt of court in failing to comply with the order dated 09<sup>th</sup> January 2018 [paragraphs 3-6] of the order dated 09<sup>th</sup> January 2018 by harassing, intimidating and making threats to one of the Claimant's employees on 24th January 2018, by telephoning her on two occasions and making threats, accusations and comments on other employees.

## IT IS ORDERED

- (1) that for his contempt the Defendant stands committed to HM Prison (name of prison) for a period of (number of days or as may be) from the date of his apprehension.
- (2) that for his contempt the Defendant pays to Her Majesty the Queen a fine of £ on or before (date payment due).

- (5) that the costs of the Claimant [summarily assessed in the sum of £ 900.00] to be the subject of a detailed assessment be paid by the Defendant to the Claimant.
- (6) that the contemnor has permission to apply to the Court to clear his contempt and ask for his release or discharge.

Dated

1. Made on behalf of the Claimant

Witness Statement of Lemmy
 Dated 02<sup>nd</sup> February 2018

# IN THE EDMONTON COUNTY COURT

CLAIM NO:

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

WITNESS STATEMENT OF MR LEMMY NWABUISI

I, Mr Lemmy Nwabulsi of PO BOX 50, Civic Centre, Enfield, EN1 3XA make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it Is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

# I WILL SAY AS FOLLOWS

1. I am employed by the London Borough of Enfield as an Anti-Social Behaviour Coordinator in the Community Safety Unit. I have held this employment since August 2016. My role as an Anti-Social Behaviour Coordinator consists of investigating and dealing with reports of anti-social behaviour involving council and non-council tenants. My involvement with the Defendant was due to my role in investigating allegations of verbal abuse, threats, harassment and intimidation made against the Defendant by his neighbours.

 I make this Witness Statement in support of the Claimant's application to vary the interim injunction order of 09<sup>th</sup> January 2018. This is my second statement in the above proceedings.

# 3. Background:

On 9th January 2018 at about 12:18pm, the Defendant telephoned me and accused me of killing his baby. He accused me of forging documents to get an Anti-Social Behaviour Order (ASBO) against him thereby making him a prisoner inside his own home and that this is now personal between us. He stated that he knows where I live in Enfield and that me and my family are not safe from him. He also stated that he has watched me leave the office and have followed me home, that he can 'get me' any time he likes and that I should watch my back.

- 4. The Defendant telephoned me again about thirty minutes later and left a voice message for me. He again accused me of killing his baby, that I was biased against him and that I was a criminal. He mentioned one of my colleagues by name and stated that he knows that she has a flat in Winchmore Hill and that she lives in Edmonton. He stated that he has 'stripped' our computers and obtained personal information about us. He made references to my company accounts, the university I attended and the course I studied. He also stated that he knows where all our houses are and that we are not safe.
- 5. The matter was reported to the police, Crime Reference: 5200718/18 and the Defendant was arrested at about 8:00pm on 9th February 2018 and released on ball on 10th February 2018 pending further investigation. He is due to report back to Woodgreen Police Station on 5th February 2018.

6. The interim injunction order which was made by the Court on 09th January 2018 excludes the Defendant from causing distress and harassment to the Claimant's employees. However, the interim injunction order is limited to the area of Burncroft Avenue, Enfield, EN3 and not necessary to my personal address or work place. In view of the Defendant's past conduct I have concerns that he may attempt to harass me and my family and would like the order to be varied to exclude the Defendant or his associates from approaching me at my work and home address.

# Statement of Truth

I believe the facts in this Witness Statement are true.

Signed.

Dated this 2nd day of February 2018

- 1. Made on behalf of the Claimant
- 2. First Witness Statement of Kaunchita
- Maud hub h
  3. Dated 05' February 2018

# IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

## WITNESS STATEMENT OF MS KAUNCHITA MAUDHUB

I. Ms Kaunchita Maudhub of London Borough of Enfield, Civic Centre, PO Box 50, Civic Centre, Silver Street, Enfield, Middx EN1 3XA make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

## I WILL SAY AS FOLLOWS

1. I am employed by the London Borough of Enfield as an Anti-Social Behaviour Team Leader in the Community Safety Unit. I have held this employment since March 2016. My role as an ASB Team Leader consists of ensuring the effective management and co-ordination of the services within the Anti-Social Behaviour Team, including line management of the ASB Officers. My involvement with the Defendant was due to my supervision of the work being carried out by Lemmy Nwabuisi - ASB Co-Ordinator within my team. Mr Nwabuisi was managing the investigation of complaints of anti-social behaviour, threats and intimidation involving Mr Bimon Cordell.

- 2. I make this Witness Statement in support of the Claimant's application to vary the terms of the interim injunction order 09<sup>th</sup> January 2018.
- 3. On 09<sup>th</sup> January 2018, in a telephone message left by Simon Cordell (the Defendant) for Lemmy Nwabulsi, the Defendant referred to me as 'Kanichiwa' and stated that he knew I had a property in Winchmore Hill and that I lived in Edmonton. It would therefore appear that Mr Cordell has identified my personal home address and stated that he knows where I live. The contents of the voicemail are as follows:

'You killed my baby, It's a very simple thing you are biased Lemmy yeh, you went to Westminster you are supposed to be good at fucking litigation, you are a criminal, there are no signatures on the first ABBO and I am being held hostage in here, you can go into your offices. Pat and Steve say it in your release forms to each other and Kanichiwa and all your managers fucking computers. You don't know Lemmy I've stripped you computers not through Daniel Ellis, complaints, I went through the ombudsmen and they've stripped your computers Lemmy, I own your fucking computer and I know kanichiwa's I know fucking rob leak owns 15 million pounds more and kanichiwa's got a house up in Winchmore Hill under the expenses of the company she's got a house over in Edmonton I know where you all fucking live, yeh, I've fucking looked at all your expenses and your companies expenses and your passed companies, I've looked at everything to do with you all. I know Tracey Willis and her fucking loved ones and I know their houses, you ail are, you lots are fucking biased you killed my baby and your avoiding disciplinary action this is fucking personal

I'll take it personal with you. I hope you fucking get me arrested cause I get to show everybody the report and the interview of what you've really fucking done Lemmy, come and get me arrested I know that you are gonnal touch my fucking mother, your fucking mad Lemmy yeh, you're gonna touch my fucking mother, you've already toucher my fucking mother by forwarding the paperwork...... Listen I know what you've done Lemmy you're fucking out of order you shouldn't be working in that company, you've never checked the computers from before and you've allowed all this to happen to me. Go to bristolspotlight.co.uk - Robert Taylor was the bloke that was my barrister before and he's done exactly the same to me to somebody else as what he's done to me - caused a sex scandal with you'z lot in somebody else's name, locked them out. kidnapped, done everything to them, yeh and I was phoning you I got bare recordings telling you that these guys are setting me up, and this is out of order what they're doing, I'm the black boy on the block, all the times, their first application is as fraudulent as your fucking application Lemmy, and you think your gonna walk around this town with your children, living your life getting the salary that you're on and your gonna fucking earn the right to do this to people your supposed to be looking after and posting pictures that your all good at law, I,m better than you at fucking law Lemmy, I'm better than the executive director at criminal law as well.'

4. The matter was referred to the police and he was arrested on 09<sup>th</sup> January 2018 for threats to kill and has been released on bail on the following conditions: Not to contact directly or Indirectly Lemmy NwabulsI and not to engage in threatening conduct that is likely to cause physical or verbal abuse to the employees of the London Borough of Enfield. He is balled to return to the police station on 5<sup>th</sup> February 18 at 19,00 hrs.

5. The interim injunction order which was made by the Court on 09<sup>th</sup> January 2018 excludes the Defendant from causing distress and harassment to the Claimant's employees. However the interim injunction order is limited to the area of Burncroft Avenue, EN3 and not necessary to me personally and my workplace. In view of the Defendant's past conduct i have concerns that he may attempt to harass me and would like the order to be varied to exclude the Defendant from approaching me directly at my personal address.

# Statement of Truth

I believe the facts in this Witness Statement are true.

Signed. Allawar Ltul

Dated this 05th day of February 2018

1.' Made on behalf of the Claimant

First affidavit of Kaunchita Maudhub
 Sworn on 05<sup>t</sup> February 2018

# IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

#### AFFIDAVIT OF MS KAUNCHITA MAUDHUB

I, Ms Kaunchita Maudhub, of London Borough of Enfield, Civic Centre, PO Box 50, Civic Centre, Silver Street do solemnly and sincerely affirm that the content of this affidavit is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

## I WILL SAY AS FOLLOWS

1. I am employed by the London Borough of Enfield as an Anti-Social Behaviour Team Leader in the Community Safety Unit. I have held this employment since March 2016. My role as an ASB Team Leader consists of ensuring the effective management and co-ordination of the services within the Anti-social Behaviour Team, including line management of the ASB Officers and Co-Ordinators. My involvement with the Defendant was due to my supervision of the work being carried out by Lemmy Nwabuisi -ASB Co-Ordinator within my team. Mr Nwabuisi was managing the investigation of complaints of anti-social behaviour, threats and intimidation involving Mr Simon Cordell.

- I make this affidavit in support of the Claimant's application for the Defendant's committal on the basis of a breach of the Order made on 9th January 2018.
- The Defendant was served personally on 10th January 2018 while he was in custody at the Wood Green Police Station. The documents were served personally by the process server.
- 4. On 24<sup>th</sup> January 2018 the Defendant contacted me at work twice by telephone on an anonymous number. The first call was at approximately 16:50 and stated he was Simon Cordell. He said that Lemmy Nwabulsi must go to prison, he also stated to have stripped our computers without us knowing, he also added to have in his possession one of my colleagues' emails, named Miss Jeans. The Defendant further added to have the emails that witness protection had sent to him. I then proceeded to tell the Defendant that I was going to terminate the phone call and I put the phone down.
- 5. The Defendant telephoned me again at approximately 16.53 on an anonymous number and left a voice recording the contents of which are as follows:

"It's Mr Cordell, I think that you putting the phone down on me when I'm explaining to you what the people that you're in charge of are doing illegally to me. Lemmy understood what he was doing, I've recorded every conversation with Lemmy since the day the witness care team told you'z lot that I have no case to answer against Mr Mathiyalagan and you decided to make a possession order. That possession order says that I've got a possession order for having printers in my house which are legal to have and I have them in the back garden now cause you'z lot won't tell me what

conditions I'm in breach of, basically I've got Lemmy on recording he admits to doing certain things and I'm 100% sure he should got to prison for what's happened and you as his manager should do something about this you're the one advising him to do it and I'm gonna see you at court and I'm gonna serve you lot my official report, I'm taking this case up to judicial review cause this lower court doesn't have the ability to deal with this case and the fraudulent activity and the sentences you lot should get 25 years you should be getting for ? in public office, that is more than 2 life sentences that's what I believe that you lot deserve for breaching your statutory duties and the evidence I've got on you, I'll be contacting, I'll see you in court "

The voice mail would be made available to the Court. The Defendant's acts constitute acts of harassment and intimidation and he is therefore in breach of paragraph 4 of the interim injunction Order.

- 6. On 9<sup>th</sup> January 2018 the Defendant telephoned Lemmy Nwabuisi and accused him of killing his baby, he also stated that he knew where Lemmy lived and that him and his family were not safe and that he should watch his back.
- 7. On 9<sup>th</sup> January 2018, in a telephone message left by the Defendant for Lemmy Nwabuisi, Mr Cordell referred to me as 'Kanichiwa' and stated that he knew I had a property in Winchmore Hill and that I lived in Edmonton. The contents of the voicemail are as follows:

"You killed my baby, It's a very simple thing you are biased Lemmy yeh, you went to Westminster you are supposed to be good at fucking litigation, you are a criminal, there are no signatures on the first ASBO and I am being held hostage in here, you can go into your offices. Pat and Steve say it in your release forms to each other and Kanlchiwa and all your managers

fucking computers. You don't know Lemmy I've stripped you computers not through daniel ellis, complaints, I went through the ombudsmen and they've stripped your computers Lemmy, I own your fucking computer and I know kanlchiwa's I know fucking rob leak owns 15 million pounds more and kanichiwa's got a house up in Winchmore Hill under the expenses of the company she's got a house over in Edmonton I know where you all fucking live, yeh, I've fucking looked at all your expenses and your companies expenses and your passed companies, I've looked at everything to do with you all. I know Tracey Willis and her fucking loved ones and I know their houses, you all are, you lots are fucking biased you killed my baby and your avoiding disciplinary action this is fucking personal I'll take it personal with you. I hope you fucking get me arrested cause | get to show everybody the report and the interview of what you've really fucking done Lemmy, come and get me arrested I know that you are gonna touch my fucking mother, your fucking mad Lemmy yeh, you're gonna touch my fucking mother, you've already toucher my fucking mother by forwarding the paperwork..... Listen I know what you've done Lemmy you're fucking out of order you shouldn't be working in that company, you've never checked the computers from before and you've allowed all this to happen to me. Go to bristolspotlight.co.uk - Robert Taylor was the bloke that was my barrister before and he's done exactly the same to me to somebody else as what he's done to me - caused a sex scandal with you'z lot in somebody else's name, locked them out, kidnapped, done everything to them, yeh and I was phoning you I got bare recordings telling you that these guys are setting me up, and this is out of order what they're doing, I'm the black boy on the block, all the times, their first application is as fraudulent as your fucking application Lemmy, and you think your gonna walk around this town with your children, living your life getting the salary that you're on and your gonna fucking earn the right to do this to people your supposed to be looking after and posting pictures

that your all good at law, I'm better than you at fucking law Lemmy, I'm better than the executive director at criminal law as well".

- 8. The Defendant was arrested for threats to kill and released on ball. He is due to report back to the police station on 05<sup>th</sup> February 2018 at 09:00am. His bails conditions are as follows: 'not to contact directly or indirectly Lemmy Nwabuisi and not to engage in threatening conduct that is likely to cause physical or verbal abuse to the employees of the London Borough of Enfield'. It is clear that in view of the phone calls and threats he made to me on 24<sup>th</sup> January 2018, the Defendant has also breached the terms of his bail conditions.
- 9. We would therefore ask the Court to consider the application in light of the recent incidents and to commit the Defendant to an arrest.

existence detail

Sworn at

on 05th February 2018

Beforeme:

Signed Roll Mo R State.

OFFICER: OF THE COURT APPOINTED BY THE JUDGE TO TAKE AFFIDAVITS





Please

Legal Services

reply to :

PO Box 50, Civic Centre

Silver Street,

Enfield EN1 3XA

109 Buncroft Avenue Enfield EN3 7JQ

Mr Simon Cordell

**BYPERSON ALSERVICE** 

BY PROCESS SERVER

E-mail:

balbinder.Kaur-Geddes@enfield.gov.uk

Phone: 020 8379 4834

DX : 90615 ENFIELD 1

Fax: 0208 379 6492

My Ref : - LS/C/BKGE/155584

Your Ref :

Date : 2 May 2018

Dear Mr Cordell

LONDON BOROUGH OF ENFIELD -v- MR SIMON CORDELL E00ED049-Application for Committal dated 20 April 2018

Further to the hearing of 1 May 2018, please find the following documents enclosed:

1. Order of the Court dated 24 April 2018

2. Application Notice dated 20 April 2018 with accompanying documents:

(a) Injunction Order dated 9 January 2018 with Power of Arrest of same date

(b) Affidavit of Mr Markandu Mathiyalagan dated 20 April 2018

(c) Affidavit of Mrs Revathy Mathiyalagan dated 20 April 2018

(d) Draft Order

These documents are being served upon you personally.

Yours faithfully,

Balbinder Kaur-Geddes,

Lawyer

for Director of Law and Governance

JeremyChambers Director of Law and Governance Enfleld Council Civic Centre, Silver Street Enfield EN13XY

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N244

# **Application notice**

For help in completing this form please read the notes for guidance form N244Notes.

Name of court Edmonton County Co	Claim no. E00ED049
Fee account no. (if applicable)	Help with Fees- Ref. no. (if applicable)
0079006	HW F
Warrantno. (ifappilcable)	
Claimant's name (including The London Borough (LS/C/LI/157255)	
Defendant's name (Included Mr Simon Cordell	ding ref.)
Date	2 0.04.2018

London Bo	rough of Enfield, Legal	Services		
Are you a	✓ Claimant	Defendant	Legal Repre	sentative
	Other (please speci	6)		
If you are a lo	egal representative whon	n do you represent?		
What order a	are you asking the court t	o make and why?		47
The Claima	int is seeking an order for	or the Defendant's comm with has a power of arres		
			, paradant b	
Have you att	ached a draft of the orde	r you are applying for?	√Yes	□ No
How do you	want to have this applica	tion dealt with?	<b>✓</b> at a hearing	· without a hearing
			ata telephon	e hearing
How long do	you think the hearing wi	II last?	Hours	30 Minutes
is this time es	itimate agreed by all part	des?	Yes	✓ No
Give details o	f any fixed trial date or p	eriod	Hearing on 30.	05.20 18 , 2pm
What level of Judge does your hearing need?		District		
Who should be served with this application?		Defen da nt		
Please give the service address, (other than details of the claimant of defendant) of any party named in question 9.			10	

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If necessary, please continue on a separa Please refer to the evidence attact		
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Statement of Truth		
I believe) (The applicant believe es) that	t the facts stated in this section (	(and any continuation sheets) are true.
		Dated 9.04.208
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# Evidence in support of the application notice dated20.04.2018 (part 10)

 On 09/01/2018 the Court made an interim injunction order against Mr Cordell (the Defendant), attaching a power of arrest. The main terms of the order are summarised as follows:

The Defendant, Mr Cordell, be forbidden (whether by himself or by instructing or encouraging or permitting any other person:

Clause 3: from engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants to the block of flats at Burncroft Avenue. Enfield.

Clause 4: From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the Claimant's employees, tenants and visitors to the block of flats at Bumcroft Avenue, Enfield.

Clause 5: From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors of flats at Burncroft Avenue, Enfield.

Clause 7: A power of arrest is attached to the above paragraphs.

- 2. The Defendants have committed several breaches by committing several acts of anti-social behaviour against his neighbours. Mr and Mrs Mathiyalagan have been the victim of several incidents of harassment, intimidation and a serious assault on \$\int\_05/03/2018\$. Despite the matter being reported to the police, they have failed to take actions against the Defendant to enforce the terms of the injunction.
- 3. The incidents are supported by the affidavit of Mr and Mrs Mathiyalagan dated 20/04/2018.
- 4. The most recent incident took place on \$5/03/2018; the Defendant assaulted Mr Mathlyalagan who then tried to defend himself. Mr Mathlyalagan sustained personal injuries to his face and had to some of his teeth removed as a result of the assault. The injuries are supported by the ambulance officers' report, dentist records and letter from a GP which are exhibited in Mr Mathiyalagan affidavit dated 20/04/2018 and supporting this application.
- 5. The Police arrested the Defendant, interviewed him and released him.
- 6. On 01/03/2018, Mr Mathiyalagan stated that his wife was inside the bathroom giving their daughter a shower while his cousin was in the living room, he was at work. At about 11am, the Defendant came to their front door and started rattling the letterbox and knocking loudly on the door. His wife went to the door and asked who it was and the Defendant replied 'why are you shouting'. His wife told

him that she was not shouting and that she was inside her bathroom giving her daughter a shower. She asked him why he came to her front door, that he was not allowed to be there but the Defendant ignored her and continued to bang and kick on the door. This went on for about 5 to 10 minutes and caused a great deal of distress to his wife and daughter and made them scared for their safety. His daughter started crying because of the commotion and loud banging. The Defendant left after his wife asked his cousin to call the police. Mr Mathlyalagan stated that he telephoned the police on 101 to report the incident and was asked to go and make a statement at Edmonton police station. He stated that he did so in the morning of Tuesday 06 March 2018.

- 7. On 26/02/2018, Mr Mathiyalagan stated that he returned from work at 11:30pm and went to the kitchen to get something to eat; his wife and daughter were already asleep. At about 11:45pm, while he was in the kitchen, he heard loud banging noises on his front door and rattling noises on his letterbox. He thought that his cousin had returned from work and was knocking on the door to be let in, he went to the door and spoke in his language but there was no response. He then opened the door and saw the Defendant standing outside his front door. As soon as the Defendant saw him, he ran away. The matter was referred to the police but no actions took place.
- 8. It is submitted that the Defendant should have been arrested, kept on remand and brought back to the County Court pursuant to CPR 65.47 which states as follows:
  - (1) This rule applies where a person is arrested pursuant to -
  - (a) a power of arrest attached to a provision of an injunction; or
  - (b) a warrant of arrest,
  - (2) The judge before whom a person is brought following his arrest may—
  - (a) deal with the matter; or
  - (b) adjourn the proceedings.
- 9. The Police are aware of the injunction order as they have been served with a copy of the same. However they have failed to enforce the terms of the interim injunction.
- 10. The Claimant is therefore bringing an application for the Defendant's committal.

# Injunction Order

Between Mr Simon Cordell, Defendant and The London Borough Of Enfield, Claimant

Mr Simon Cordell 109 Burncroft Avenue Enfield EN3 7JQ	

In the County Court at Edmonton		
Claim Number E00ED049		
Claimant (including ref.)	The London Borough Of Enfield LS/C/L1/155584	
Defendant Mr Simon Cordell (including ref.)		



If you, Mr Simon Cordell, do not obey this order you will be guilty of contempt of court and you may be it to prison

If you, Mr Simon Cordell, disobey the order you will be guilty of contempt of court and you may be sent to prison or fined or have your asset seized. You should read this order carefully and are advised to consult a solicitor as soon as possible. You have the right to ask the court to vary or discharge this order.

On 9th January 2018 at The County Court at Edmonton, Employment Judge Taylor, upon hearing the solicitor for the claimant and without notice to the defendant, considered an application for an injunction.

## AND IT WAS ORDERED THAT

The defendant, Mr Simon Cordell, must;

- 1. Permit the claimant's employees and contractors access into 109 Burncroft Avenue, Enfield, EN3 7JQ to carry out routine maintenance inspections and necessary repairs within 48 hours of written notification.
- 2. Keep his dog on a lead in communal areas outside his property.

The court office at the County Court at F.dmonton, 59 Fore Street, London, NI8 2TN. When corresponding with the court, please address forms or letters to the Court Managerand quote the claim number, Tel: 020 8884 6500. Check if you can best your claim unline. It will save you time and money. Go to www.moneyelulm.gov.uk to find out more.

Produced by:Darren Civil

l

### **ANDITISFURTHERORDEREDTHAT**

The defendant, Mr Simon Cordell, be forbidden (whether by himself or by instructing or encouraging or permitting any other person);

- 3. From engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 4. From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 5. From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 6. From using his pet dog to frighten, intimidate or threaten violence to the claimant's employees, tenants and visitors of the block of flats at Burncroft Avenue, Enfield.
- 7. A power of arrest is attached to paragraphs 3 to 6 above.
- 8. Costs in the case.

This order shall remain in force until 8th January 2019 at 11:59 PM unless before then it is revoked by further order of the court

# NOTICE OF FURTHER HEARING.

The court will reconsider the application and whether the order should continue at a further hearing at the County Court at Edmonton, 59 Fore Street, London, N18 2TN on 5th February 2018 at 2:00 PM

If you do not attend at the time shown the court may make an injunction order in your absence.

You are entitled to apply to the court to reconsider the order before the day.

You may be able to get free legal aid advice. Go online at www.gov.uk/legal-aid for further information

94

#### N110 A

# Power of arrest

Name of defendant

MR SIMON CORDELL

Defendant's address
189 BURNCROFT AVENUE
ENFIELD
EN3 7JQ

Name of court THE COUNTY COURT AT EDMONTON ClaimNo. E00ED049

Claimant's name (including ref.)
THE LONDON BOROUGH OF ENFIELD

**Defendant's name** (Including ref.)
MR SIMON CORDELL





Date order made	9 /1 /2 0 1 8	Nameofjudge E MPLOYMENT JUDGE TAYLOR
Order made under (insert statutory provision)	The Anti-Social Behaviour, Crir	ne and Policing Act 2014
This order include	s a power of arrest under (insert	statutory provision)
The relevant para		2014  nower of arrest has been attached are: er of arrest is attached, if necessary continue on a separate sheet)
		er of allest is attached, in recessary continues on a separate sheety
Please see attach	ed sheet	

# Note to Arresting Officer

Where the defendant is arrested under the power given by section 155 of the Housing Act 1996, or section 27 of the Police and Justice Act 2006; or section 43 of the Policing and Crime Act 2009; or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014:-

This power of arrest was ordered on 9 / 1 / 2 0 1 8

- the defendant shall be brought before the judge within the period of 24 hours beginning at the time of their arrest;
- a constable shall inform the person on whose application the injunction was granted, forthwith where the defendant is arrested under the power given by section 155 of the Housing Act 1996 or as soon as reasonably practicable where the defendant is arrested under the power given by section 27 of the Police and Justice Act 2006 or section 43 of the Policing and Crime Act 2009 or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014.

Nothing in section 155 of the Housing Act 1996 or section 27 of the Police and Justice Act 2006 or section 43 of the Policing and Crime Act 2009 or section 4 of the Anti-Sodial Behaviour, Crime and Policing Act 2014, shall authorise the detention of the respondent after the explry of the period of 24 hours beginning at the time of their arrest.

In calculating any period of 24 hours, no account shall be taken of Christmas Day, Good Friday or any Sunday.

Name of Claimant

THE LONDON BOROUGH OF ENFIELD

and expires on the 9 /1 /2 0 1 9

Claimant's address

PO BOX 50

CIVIC CENTRE SILVER STREET ENFIELD

EN1 3XA

Claimant's phone number

NTIGA Power of arrest attached to Injunction (06.15)

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# POWER OF ARREST (CONT)

- 1. From engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 2 From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 3. From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- 4. From using his pet dog to frighten, intimidate or threaten violence to the claimant's employees, tenants and visitors of the block of flats at Burncroft Avenue, Enfield.

- 1. Made on behalf of the Claimant
- Witness Statement of Markantu Mathiyalagan
- 3. Dated 20 April 2018

## IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

BETWEEN:

# THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

MR SIMON CÓRDELL

<u>Defendant</u>

## AFFIDAVIT OF MR MARKANDU MATHIYALAGAN

I, Mr Markandu Mathiyalagan, of Flat 117, Burncroft Avenue, Enfleld, EN3 7JQ make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

## I WILL SAY AS FOLLOWS

1. I am the tenant of Flat 117 Burncroft Avenue, Enfield, EN3 7JQ. My flat is located two floors above the Defendant's. I live there with my wife and a child I have been housed to this Property with my family by the London Borough of Waltham Forest and have occupied the Property since 11/09/2018. The Property was given to me as a temporary accommodation.

- I make this affidavit in support of the Claimant's application for the Defendant's committal on the basis of a breach of the interim injunction order made by the Edmonton County Court on 09<sup>th</sup> January 2018.
- The Defendant, Mr Simon Cordell was served personally on 10<sup>th</sup> January 2018 while he was in custody at the Wood Green Police Station. The documents were served personally by the process server.
- 4. The terms of the interim injunction order granted by the Edmonton County Court attaching a power of arrest states the following:
  - a. Clause 3: from engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants to the block of flats at Burncroft Avenue, Enfield.
  - b. Clause 4: From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the Claimant's employees, tenents and visitors to the block of flats at Burncroft Avenue, Enfield.
  - c. Clause 5: From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors of flats at Burncroft Avenue, Enfield.
  - d. Clause 7: A power of arrest is attached to the above paragraphs.
- 5. The following incidents/ breaches of the interim injunction order took place on the following days:

# Incident of 15 March 2018

On Thursday, 15th March 2018, my wife and I took our 3-year-old daughter to school and as we came out of the block, we saw the Defendant standing outside the main entrance to Block 109-117 Burncroft Avenue. As we walked towards my car, the Defendant followed us swearing and shouting abuse at us. I could not remember the Defendant's exact words but there were lots of swearing words like 'fucking family, fucking bastards' and lots of 'bad words'. As we got in his car, the Defendant walked back towards the block. As I went to drive out, I saw the Defendant standing by the main door to the block and videoing me and my family with his mobile phone and swearing and shouting abuse at us. I got out of his car, brought out my mobile phone and started to video the Defendant who continued swearing. I stopped videoing Mr Cordell and turned to get back inside my car but the Defendant pushed me to the ground from behind. The Defendant sat on top of me and started to punch me on the face and repeatedly banged my head on the ground. After a while, I managed to push him off.

6. I then went to my car to get something to defend myself and picked a piece of metal from my boot but I decided against using It, the Defendant rushed at me again and punched me In the face and I fell backwards to the ground. The Defendant then sat on my chest and started to punch me repeatedly on the face. By this time, my wife and daughter were crying and my wife was screaming for neighbours to help but nobody came out. My wife tried to pull Mr Cordell off him as I was not able to defend myself but she could not. She then grabbed the piece of metal from my boot and hit the Defendant with it as self- defence to stop him. Some neighbours come out of their flat after a while and the Defendant got off me and went into his flat. By then I was bleeding profusely on my lips and forehead and both my wife and I called the police and ambulance service.

- 7. The Defendant's mother Lorraine Cordell turned up as I was being attended to inside the ambulance and started to shout abuse at my wife and accused her of attacking her son.
- 8. The police took my mobile phone and my daughter's scooter that was inside my boot. The ambulance officers advised me to go to the dentist immediately to have my teeth attended to as two of my front tooth was broken and another two were wobbly. The ambulance carried out an assessment of my injuries. A written report of my injuries can be seen in exhibit MM1.
- 9. The police phoned me as I was driving to the dentist and asked me to return to the estate. I was then arrested for assaulting the D even though I never assaulted him but all I kept on doing was to defend myself. I was held in a cell overnight and bailed the next day.
- 10. As a result of the assault, I had to have 3 teeth removed and replaced with dentures. A written report from my dentist can be seen in **exhibit MM2**.
- 11. The Defendant was also arrested, interviewed on the same day but released. I don't understand how this could have happened, while I being a victim of his assault was kept in a cell overnight. The Anti-social behaviour team made enquiries to find out why the D. was not charged with breaching the terms of the injunction order and they were told that no charges were made on the basis that I had apparently provoked the Defendant. This is untrue as all I did on the day was to ignore him to take my daughter to school.

## Incident 01 March 2018

- 12. My wife was inside the bathroom giving our daughter a shower while my cousin was in the living room, I was at work. At about 11 am, the Defendant came to our front door and started rattling the letterbox and knocking loudly on the door. My wife went to the door and asked who it was and the Defendant replied 'why are you shouting'. My wife told him that she was not shouting and that she was inside her bathroom giving our daughter a shower. She asked him why he came to her front door, that he was not allowed to be there but the Defendant ignored her and continued to bang and kick on the door. This went on for about 5 to 10 minutes and caused a great deal of distress to my wife and daughter and made them scared for their safety. My daughter started crying because of the commotion and loud banging. The Defendant left after my wife asked his cousin to call the police.
- 13. We telephoned the police on 101 to report the incident and was asked to go and make a statement at Edmonton police station. I did so in the morning of Tuesday 06 March 2018.

# Incident 26/02/2018

14. I returned from work at 11:30pm and went to the kitchen to get something to eat; my wife and daughter were already asleep. At about 11:45pm, while I was In the kitchen, I heard loud banging noises on his front door and rattling noises on his letterbox. I thought that my cousin had returned from work and was knocking on the door to be let in, I went to the door and spoke in my language but there was no response. I then opened the door and saw the Defendant standing outside of my front door. As soon as the

Defendant saw me, he ran away. The matter was referred to the police but no actions took place.

- 15.I requested to be moved out of the estate as that they and their 3-year-old are afraid to stay there. My wife and daughter have been left terrified, as confirmed by a written letter from my GP Dr Sweden as seen in exhibit MM3.
- 16. I contacted my local authority the London Borough of Waltham Forest and asked that I be rehoused somewhere else, they are trying to find me a suitable alternative temporary accommodation but the process is taking long.
- 17.1 would therefore ask the Court to consider the application in light of the recent incidents and to commit the Defendant to an arrest.

Dated this 2-day of April 2018

EDMONTON COUNTY COURT

59 FORE STREET, EDMONTON

LCACON YES STY

OFFICER OF THE COURT APPOINTED BY THE JUDGE TO TAKE AFFIDAVITS

M. Walyun gres 20 APR 2018

LONDON BOROUGH OF ENFIELD

# IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

MR SIMON CORDELL	<u>Defendant</u>
EXHIBITMM1	

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# IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

MR SIMON CORDELL	<u>Defendant</u>
EXHIBITMM2	

### NHS DENTAL CARE Contractor's Name: Handan Sabahlar Petient's Sumame: Markandu Address: Inspire Dental Walthamstow Petient's Forename: Mathiyalagan 67-69 Palmenton Road 22/03/18 Date of Acceptance: Walthamstow London Treatment on Referrat: No 0208521 8558 Telephone: NHS Organisation: NHS England London Lat TREATMENTPLAN&ESTIMATE RevisionNo. 1 Whatthe NHS will provide The NI/S provide and this treatment necessary to secure and maintain your craft health. There are no normal network much to (mainly comme SQ) that are not normally a variety or under the first, and you may choose to have these provided girl valvily. You may also choose in have some treatment provided privately as an alternative to MHS treatment. The dentitive will discuss these continue with you so the Lyou can make a nichternative to to to. Emergency Arrangements Whenever post like place control us about urgent iterations during no mail surgery hours. If you need to be seen the same day, places gell niouth as early in the day as possible. If an emproyerises out of hours, places telephone the primary Care Trus I for a duto. Replacements free of charge If you are 1 do nove can daffiling, root many, where, interpresented by my under he NPS within he leaf 2 months heato be neglected, you will not be the good if you return forms , unlisted. The treatment forms , unlisted to the provided against my advice; or the repleatment is necessary back use of eachden t; or a different treatment is necessary because a authration replacement is not possible. This hills cover does not apply to any private treatment you may have. I wan't you to understand the treat must be ing offered and any change which may apply | Below is alrestment plan and an east mater? the cost, Witte n2 manufer of completion of the course of treatment below, who utdyou require further first treatment in writter the same or tower charge band, you will not a manufacture and to pay again. Please set if you denot understand this ernoad any Arther information. Dental treatment charges Treatmenton referral With your agreement it may be necessary to refer you to ento the indent if under NHS enrengements, for part of your course of NHS dentalteredment, siften you will not be existed to pay a surfer change for your NHS dental true time no only one change will be made by your referring dentilat, as outlined below. Patients aged till and over normally pay charg autor NHS treatment. There is NO G HARGER you are: \*Pragment of he we had a chil din the lest 12 months \*If you are aged 15 and in full time education \*If you are aged 15 and in full time education \*If you or your partner are named on a current HC2 MHS charg as centitizate Paying for NHS treatment \*\* First or your partners are remaind on a valid HHS; but control controlled a controlled a first or your partners are remaind on a valid HHS; but controlled any point controlled any point on a first or your partners section income support. Income-based-lobes share Advances or Panel on Crist's Guerra two Credit if you are not in any of in sear groups, but have a love income, you may will be side to get help with NHB classys as, You can get at the I'm form HIC I from any Social Security office. Pleas setting. The stationaring beautiful, on their owns, or and saidly one to the I'm the beautiful points. The form of the first own or not saidly one to the I'm the beautiful points. The controlled controlled controlled to beautiful points. Cancelling Appointments If you have to amout an appointment, please give as much notice as possible in order that it may be offered to someone stand from missappointmental may be unable to brovide further treetment. | Degularence Tabling good care of your teeth is Important. Come and see me regularly for checkages and advice . So recipion of ground to see their dentast more than others and I shall a the seyou when to return next. NHS I resiment Examination Extraction Extraction Extraction Partial Denture Bearing Primary Denture Impression(s) Total £ 0.00 Additional Private Treatment 30 min Hygienist Viait £ 47.00 PATIENTS DECLARATION I understand the nature of the proposed NHS treatment services and accept those services and the associated fees as detailed. I understand the nature of the proposed private treatment services and accept those services and the associated fees as detailed. **Total Charge:** NHS Change: £0.00 Total Private Charge: £47.00 €47.00 M. Motyulgen Patient's signature 22/03/2018

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

MR SIMON CORDELL

Defendant

**EXHIBITMM3** 

Dr H I Sweden
Claremont Medical Centre
27 Claremont Road
Walthamstow
LONDON
E17 5RJ
Tel No: 0208 527 1888
Fax No: 0208 527 8111

9th April 2018

To Whom It May Concern:

RE: Revathy Mathiyalagan 26.07.1971 14 Netley Road, Walthamstow, E17 7QD —> Mobile No: 07891740939

117 BURNCROFT AUN

EN3.7.JQ

I would be grateful for your urgent help and support for this family. The above named lady lives with her husband and 3-year-old girl and they have been subject to from problems from the next door neighbour and her husband was assaulted and had to call an ambulance. They are terrifled and especially the young girl and she is crying. Mrs Mathiyalagan suffers from hypertension. She is on treatment. Her husband also suffers from high blood pressure and he is diabetic.

Yours sincerely

DrH I Swedan

Dr H BWEDAN Clantment Medical Centre 2P Clatement Florid London E17 5Fld Tel 0208 527 1888 Mede on behalf of the Charant
 Witness Statement of Reveally
 Methysiagan
 Dated 20 April 20 1 8

IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

ACTIVEEN.

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Cinimart

-And-

MR SIMON CORDELL

Defenda

AFFIDAVIT OF MRS REVATHY MATHIYALAGAN

I, Mrs Reveithy Misthfyeiagen, of Flat 117, Burncroft Avenue, Enfield, EN3 7JQ make this elatement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and invofar as it is not within my personal knowledge. It is true to the best of my knowledge.

#### WILL BAY AS FOLLOWS

1. I am the tenant of Flat 117 Bumoroft Avenue, Enfield, EN3 7JQ. My flat is located two floors above. Mr Cordell (thereafter "the Defendant"), I live there with my hueband Markandu and my ohid who is 3 years old. I have been housed to lits Property with my family by the Londough of Waltham Forest and have occupied the Property since 11 September 2016. The Propertywae given to me se a temporary accommodation.

- I make this affidavit in support of the Claiment's (my husband) application for the Defendent's committed on the basis of a breach of the Interfer injunction order made by the Edmonton County Court on 09 January 2018.
- I witnessed the temble assault committed by like Dafandani on my husband on 45 March 2018 and confirm the facts stated in my husband's affidavitdeled 20A pril 2016.
- Mr Cordell harassed, abused and repealedly punched my hisband on his face, causing him to bised and to break two of his feeth, I tried to etop him but he would not faten to me.
- II. We contested the potce who arrested both Mr Cordet and my husband. My husband was kept by the police overnight writin he was a victim of the assault. The police could see the facial injuries, breedings and damages estallined to the face and teeth but decided to keep firm at the police stallon while he was a victim of the assault. Surprisingly I haard that Mr Cordell was arrested, interviewed and reteased on the same day. The police decided not to charge him for some unknownressons.
- 6. Ibelieve that the Police decision was wrong, as there are clear evidence of as sauli, I was not interviewed while being a key witness to the incident. The Defendant should have been arrested and brought back to the Court following the breach of the Injunction order so it could decide on his arrest.
- 7. I fear for my family sefety and feels that the Interim Injunction with the London Borough of Enfletd obtained on 09 Jenuary 2016 is not providing me and my family protection sethe police refuses to enforce the terms of the order despite clear evidence that Mr Cordell has breached the terms.

The cituation has left me and my family terrified. There's a tetter from my GP whilehoonfirm that, as seen under exhibit RM1.

- 8. There were further incidente on 11 November 2017, on 02-03 January 2018, 01 Merch 2018 and 28 February where Mr Cordell harsesed me but the police did nothing despite evidence of him breaching the injunction order. All they would do will be to attend the Property, speak to him and feave without investigating the incidents.
- 9. I feel let down by the eyetern and constantly feer for my eafety. I contected my local authority (the London Borough of Wallham Forest) to be moved out of the estate as myself, husband and 3-yelir-old are afreld to stay there. However Waltham Forest is not taking any actions at the moment.
- 10. I feel that the existence of the injunction has not provided the adequate protection to me and my family. Asthings stand the Defendantitesis that he injunction is ineffective as the lack of actions from the police currently encourages frim to act badly towards me and my family. We therefore hope that the Court will support us and take appropriate actions following the bracehes.

11.1 would therefore ask the Court to consider the application in light of the recent incidents, to commit the Defendent to an arrest and impose a sentence following his breaches of the injunction.

OFFICER OF THE COURT APPOINTED BY THE JUDGE TO TAKE AFFIDAUTS

Dated this Za day of April 2018

m. Ranely 20 APR 2018

BETWEEN:

THE MAYOR AND BURGESSES OF
THE LONDON BOROUGH OF ENFIELD

-AND
MR SIMON CORDELL

Defendant

EXHIBIT RM1

CLAIM NO: E00ED049

IN THE EDMONTON COUNTY COURT

9<sup>th</sup> April 2016

T a Whom It May Concern :

117 BURNCROFT ANN NE: Pursuity Medityologer 26.07.1971
14Wolfer Road, Weithamster (617.700 -) ENS-7-5Q
Notice No. 171917 40430

I would be grantistics your agent help and support for this tendy. The above named body frees with her hysterial and 3 he arrold girl and they have been subject to from problems from the next door neighbour and her husband was essential and held to call an enthulance. They was formitted and expectedly the young off lands the Jis crystig. Mas Mashiyatagen suffers from they pertansion. She is on it estimated. Her husband also suffers from high blood presisure and he is dispatic.

Abun Dr H I Sweden

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claiman

-end-

MR SIMON CORDELL

Defendent

DRAFTORDER

Before District Judge

sitting at the Edmonton County Court.

AN APPLICATION was made by the Claimant's representatives and was attended by [Coursel for] the Defendant.

The Judge read the written evidence filed and the Order of District Judge Taylor deled 09 January 2018 in which it was ordered that the Defendant should be forbidden (whether by himself or by Instructing or permitting any other person):

- From engaging or investening to engage in conduct that is likely to cause
  physical violence and vertial abuse to the cisimam's employees, lenants to
  the block of flate at Burncroft A vertie, Enffeld.
- From engaging or threatening to engage in conduct that is likely to cause intimidation, harksement, alarm and distress to the Claiment's employees, tenants and visitors to the block of fisits at Burn croft Avenue, Enfield.
- From engaging or threatening to engage in conduct that is likely to cause ruleance and annoyance to the claimant's employees, tenents and visitors of flate at Burn ofit Avenue, Enfield.

AND UPON the Court noting that a power of arrest being attached on the above

114

AND THE COURT being satisfied that the Defendant has been guilty of contempt of court in falling to comply with the order-dated 09 January 2018 [peragraphs 3-5] of the order-dated 09 January 2018 by harmseling, Intimidating and essaulting one of his neighbours on 15 Merch 2018, 01 Merch 2018 and 26 February 2018.

#### IT IS ORDERED

- that for his contempt the Defendent stands committed to HM Prison (name of prison) for a period of (number of days or as may be) from the date of his apprehension.
- (2) that for his contempt the Defendant paye to Her Majesty the Queen a fine of  ${\mathfrak L}$  on or before (date payment due).
- (6) that the costs of the Claimant [summarily seasessed in the aum of £ 1,000] to be the subject of a detailed seaseement be paid by the Defendant to the Claimant.
- (6) that the contamner has permission to apply to the Court to clear his contempt and salt for his release or discharge.

Dated

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### Notice of Hearing of Application

In the County Court at Edmonton			
Claim Number E00ED049			

THE LONDON BOROUGH OF ENFIELD	1 <sup>st</sup> Claimant Ref LS/C/L1/155584
MR SIMON CORDELL	1 <sup>st</sup> Defendant Ref



Before District Judge Lethem sitting at the County Court at Edmonton, 59 Fore Street, Upper Edmonton, London, N18 2TN

UPON HEARING Solicitor for the Claimant and the Defendant having no notice

AND UPON READING the Witness Statement of Mr Markandu Mathiyalagan dated 20th April 2018

#### IT IS ORDERED THAT:

1. The hearing of the Claimant's application for (see copy attached) will take place at 10:00 am on the 1 May 2018 at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

Cases are listed in accordance with local hearing arrangements determined by the Judiciary and implemented by court staff. Every effort is made to ensure that hearings start either at the time specified or as soon as possible thereafter. However, listing practices or other factors may mean that delay is unavoidable. Furthermore, in some instances a case may be released to another judge, possibly at a different court. Please contact the court for further information on the listing arrangements that may apply to your bearing.

Your case has been listed at the same time as several other cases but you are required to attend Court at the time given in your notice, or earlier if you need to speak to your legal representative. When you arrive at Court you should report to an Usher who will tell you if the other party are in attendance. You may wish to consult with them before going into Court to attempt to clarify/resolve any outstanding issues.

The Judge will decide the order in which cases are called based on who is in attendance, the time estimate and other factors. Please ensure that the Usher is aware of your whereabouts at all times. If you are not in the court at the required time and your case is called it will be heard in your absence.

If your case does settle prior to the hearing date please notify the court in writing.

The court office at the County Court at Edmonton, 59 Fore Street, London, N 18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. Check if you can Issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

Produced by:S DEMETRIOU CJR027





Please reply to: Legal Services

PO Box 50, Civic Centre

Silver Street, Enfield EN1 3XA

Mr Simon Cordell 109 Burncroft Avenue **Enfield** EN3 7JQ

E-mail:

Ludmilla.lyavoo@enfield.gov.uk

Phone: 0208 379 8323

DX: 90615 Enfield 1

Fax:

0208 379 6492

My Ref:

LS/C/LI/155584

Your Ref: Date: 11 May, 2018

By personal service via process server

Dear Mr Cordell,

Re: The London Borough of Enfield v Cordell Claim number: E00ED049

We are aware that at the hearing in the Edmonton County Court on 01 May 2018, an additional breach of the injunction took place as shouting; swearing and threats were directed to two of the Claimant's employees and one of your neighbours.

We therefore attach the following documents for your attention:

- 1. An application notice dated 11.05,2018 seeking permission from the Court to amend the committal application dated 20.04.2018 to add the recent incident.
- Amended application notice dated 20.04.2018
- 3. Affidavit of Mr and Mrs Mathiyalagan dated 20.04.2018
- 4. An amended draft order dated 20.04,2018
- 5. Witness statements of Mr Lemmy Nwabuisi and Mrs Balbinder Kaur Geddes dated 10.05.2018.

We will ask the Court to consider the attached application at the next court hearing listed in the Edmonton County Court on 30.05.2018.

You are entitled to seek independent legal advice.

Yours sincerely,

Jeremy Chambers Director of Law & Governance Enfield Council Civic Centre, Silver Street Enfield EN1 3XY

www.enfield.gov.uk





Ludmilla Iyavoo Lawyer For the Director of Law and Governance N244

## **Application notice**

For help in completing this form please read the notes for guidance form N244Notes.

Name of court Edmonton County Court		<b>Ca im no.</b> E00ED049			
Fee account no. (if applicable)	Help with Fees - Ref. no. (if applicable)			The state of the s	
0079006	HWF-				
Warrantno. (if applicable)					
Claimant's name (inclu The London Boroug		eld (LS/C/LI/157255)			
Defendant's name (Ind Mr Sirnon Cordell	(luding ref.)				
Date	11.05	5.2018			
	I.				

London Bo	rough of Enfield, Legal	Services		
Are you a	Claimant	Defendant	✓ Legal Repres	entative
	Other (please specif	ý)		
f you are a le	egal representative whom	do you represent?	Claiman t	
The Claima	the injunction order too	o make and why? Court bur near ditector of place on 01.05.2018. buisi and Balbinder Ged	A copy of the amend	ed application with the
lave you att	ached a draft of the order	you are applying for?	Yes	✓ No
tow do you	want to have this applica	tion dealt with?	at a hearing at a telephone	without a hearing whearing
low long do	you think the hearing wi	II last?	Hours	15 Minutes
s this time e	stimate agreed by all part	ries?	Yes	☐ No
aive details o	of any fixed trial date or p	eriod	30/05/2018, 2p	m
What level of Judge does your hearing need?		District Judge		
Who should be served with this application?		Defendan 't		
N A	he service address, (other	than details of the amed in question 9.		



	√ the attached witne	ss statement	
	the statement of ca	ase	
	✓ the evidence set or	ut in the box below	
If necessary, ple	ease continue on a separate shee	t.	
An interim inj	junction order was made aga	ainst the Defendant on	09/01/2018.
The Defenda employees of Court on 01/0	f the Claimant and one of his	es of the injunction on s neighbours while atte	by shouting, swearing and abusing two nding a hearing in the Edmonton County
The Claimant the additional		plication issued at Cou	rt on 20/04/2018 to be amended to includ
	otice is also supported by the		ort (amendments are marked in red). The Mr Lemmy Nwabuisi and Ms Balbinder
Statement o	ofTruth		
(I believe) (The	applicant believes) that the fa	cts stated in this section (	and any continuation sheets) are true.
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Signed	oplicant('s legal representative	M. Pat allow Edge ()	Dated 11/05/2018
		)('s litigation mend)	
	s Ludmilla Iyavoo	ey('s-utigation_ttiend)	
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## AMENDED APPLICATION NOTICE

N244

## **Application notice**

For help in completing this form please read the notes for guidance form N244Notes.

Name of court Edmonton County Court	Claim no. E00ED049
Fee account no. (if applicable)	Help with Fees - Ref. no. (if applicable)
0079006	HWF-
Warrant no. (if app licable)	
Claimant's name (including r The London Borough of (LS/C/LI/157255)	1
Defendant's name (including Mr Simon Cordell	ref.)
Date	20.04.2018

Edition Bo	ough of Enfield, Legal Ser	vices		
Are you a	✓ Claimant	Defendant	Legal Repres	entative
	Other (please specify)			
If you are a le	gal representative whom do	you represent?		
What order a	re you asking the court to m	ake and why?		
	nt is seeking an order for the			
injunction of	dor dated 05.51.2515 Willi	rias a power or arres	i, parodant to or 112	o and o th
Have you atta	ached a draft of the order yo	u are applying for?	√Yes	☐ No
How do you v	want to have this application	dealt with?	✓ at a hearing	without a hearing
			at a telephone	e hearing
How long do	you think the hearing will la	st?	Hours	30 Mi <sub>n</sub> utes
Is this time es	timate agreed by all parties?	?	Yes	<b>√</b> No
Give details o	f any fixed trial date or perio	od	Hearing on 30.0	05.2018, 2pm
What level of Judge does your hearing need?		District		
Who should be served with this application?		on?	Defendant	
Who should b		•	1-1	
Is this time estimate agreed by all parties?  Give details of any fixed trial date or period  What level of Judge does your hearing need?  Who should be served with this application?  Please give the service address, (other than details of the claimant or defendant) of any party named in question 9.		Hearing on 30.0		



	statement	
the statement of case		
the evidence set out in	n the box below	
If necessary, please continue on a separate sheet.  Please refer to the evidence attached on a second continuous continuo	congrate chart	
The evidence attached off a s	ocparate Sitel.	
Statement of Truth		
believe) (The applicant believes) that the facts	stated in this section (	and any continuation sheets) are true
A COUNTY OF THE PARTY OF THE PA		
Signed Applicant('s legal representative)('s	litimation fiond)	Dated 19.04.2018
The state of the s	ang <del>anon nienu</del> j	
Full name Ludmilla lyavoo		
Name of applicant's legal representative's firm	London Boroug	h of Enfield, Legal Services
Position or office held Solicitor		
f signing on behalfoffirm or om pary)		
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## Evidence in support of the application notice dated20.04.2018 (part 10)

 On 09/01/2018 the Court made an interim injunction order against Mr Cordell (the Defendant), attaching a power of arrest. The main terms of the order are summarised as follows:

The Defendant, Mr Cordell, be forbidden (whether by himself or by instructing or encouraging or permitting any other person:

Clause 3: from engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants to the block of flats at Burncroft Avenue, Enfield.

Clause 4: From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.

Clause 5: From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors of flats at Burncroft Avenue, Enfield.

Clause 7: A power of arrest is attached to the above paragraphs.

- 2. The Defendants have committed several breaches by committing several acts of anti-social behaviour against his neighbours. Mr and Mrs Mathiyalagan have been the victim of several incidents of harassment, intimidation and a serious assault on 45/03/2018. Despite the matter being reported to the police, they have failed to take actions against the Defendant to enforce the terms of the injunction.
- 3. The incidents are supported by the affidavit of Mr and Mrs Mathiyalagan dated 20/04/2018.
- 4. The most recent incident took place on \$5/03/2018; the Defendant assaulted Mr Mathiyalagan who then tried to defend himself. Mr Mathiyalagan sustained personal injuries to his face and had to some of his teeth removed as a result of the assault. The injuries are supported by the ambulance officers' report, dentist records and letter from a GP which are exhibited in Mr Mathiyalagan affidavit dated 20/04/2018 and supporting this application.
- 5. The Police arrested the Defendant, interviewed him and released him.
- 6. On 01/03/2018, Mr Mathiyalagan stated that his wife was inside the bathroom giving their daughter a shower while his cousin was in the living room, he was at work. At about 11am, the Defendant came to their front door and started rattling the letterbox and knocking loudly on the door. His wife went to the door and asked who it was and the Defendant replied 'why are you shouting'. His wife told



him that she was not shouting and that she was inside her bathroom giving her daughter a shower. She asked him why he came to her front door, that he was not allowed to be there but the Defendant ignored her and continued to bang and kick on the door. This went on for about 5 to 10 minutes and caused a great deal of distress to his wife and daughter and made them scared for their safety. His daughter started crying because of the commotion and loud banging. The Defendant left after his wife asked his cousin to call the police. Mr Mathiyalagan stated that he telephoned the police on 101 to report the incident and was asked to go and make a statement at Edmonton police station. He stated that he did so in the Morning of Tuesday 06 March 2018.

- 7. On 26/02/2018, Mr Mathiyalagan stated that he returned from work at 11:30pm and went to the kitchen to get something to eat; his wife and daughter were already asleep. At about 11:45pm, while he was in the kitchen, he heard loud banging noises on his front door and rattling noises on his letterbox. He thought that his cousin had returned from work and was knocking on the door to be let in, he went to the door and spoke in his language but there was no response. He then opened the door and saw the Defendant standing outside his front door. As soon as the Defendant saw him, he ran away. The matter was referred to the police but no actions took place.
- 8. It is submitted that the Defendant should have been arrested, kept on remand and brought back to the County Count pursuant to CPR 65.47 Which states as follows:
  - (1) This rule applies where a person is arrested pursuant to-
  - (a) a power of arrest attached to a provision of an injunction; or
  - (b) a warrant of arrest.
  - (2) The judge before whom a person is brought following his arrest may-
  - (a) deal with the matter; or
  - (b) adjourn the proceedings.
- The Police are aware of the injunction order as they have been served with a copy of the same. However they have failed to enforce the terms of the interim injunction.
- 10. The Claimant is therefore bringing an application for the Defendant's committal.
- 11. An additional breach of the injunction occurred within the outside the Edmonton County Court premises on 01/05/2018 from around 10.25 am onwards where the Defendant shouted abuse, swear and made Threats bo two employees of the Claimant and mr mathyalagan. These threats were made in Vari of Employment Tidan Taylor two corneits awards and other members of craft 3

- 1. Made on behalf of the Claimant
- Witness Statement of Markantu Mathiyalagan
- 3. Dated 20 April 2018

CLAIM NO: E00ED049

BETWEEN:

# THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

#### MR SIMON CORDELL

Defendant

#### AFFIDAVIT OF MR MARKANDU MATHIYALAGAN

I, Mr Markandu Mathiyalagan, of Flat 117, Burncroft Avenue, Enfield, EN3 7JQ make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

#### **I WILL SAY AS FOLLOWS**

1. I am the tenant of Flat 117 Burncroft Avenue, Enfield, EN3 7JQ. My flat is located two floors above the Defendant's. I live there with my wife and a child I have been housed to this Property with my family by the London Borough of Waltham Forest and have occupied the Property since 11/09/2018. The Property was given to me as a temporary accommodation.



- 2. I make this affidavit in support of the Claimant's application for the Defendant's committal on the basis of a breach of the interim injunction order made by the Edmonton County Court on 09<sup>th</sup> January 2018.
- 3. The Defendant, Mr Simon Cordell was served personally on 10<sup>th</sup> January 2018 while he was in custody at the Wood Green Police Station. The documents were served personally by the process server.
- 4. The terms of the interim injunction order granted by the Edmonton County Court attaching a power of arrest states the following:
  - a. Clause 3: from engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants to the block of flats at Burncroft Avenue, Enfield.
  - b. Clause 4: From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm, and distress to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
  - c. Clause 5: From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors of flats at Burncroft Avenue, Enfield.
  - d. Clause 7: A power of arrest is attached to the above paragraphs.
- 5. The following incidents/ breaches of the interim injunction order took place on the following days:

#### Incident of 15 March 2018

On Thursday, 15th March 2019, my wife and I took our 3-year-old daughter to school and as we came out of the block, we saw the Defendant standing outside the main entrance to Block 109-117 Burncroft Avenue. As we walked towards my car, the Defendant followed us swearing and shouting abuse at us. I could not remember the Defendant's exact words but there were lots of swearing words like 'fucking family, fucking bastards' and lots of 'bad words'. As we got in his car, the Defendant walked back towards the block. As I went to drive out, I saw the Defendant standing by the main door to the block and videoing me and my family with his mobile phone and swearing and shouting abuse at us. I got out of his car, brought out my mobile phone and started to video the Defendant who continued swearing. I stopped videoing Mr Cordell and turned to get back inside my car but the Defendant pushed me to the ground from behind. The Defendant sat on top of me and started to punch me on the face and repeatedly banged my head on the ground. After a while, I managed to push him off.

6. I then went to my car to get something to defend myself and picked a piece of metal from my boot but I decided against using it, the Defendant rushed at me again and a little little

- 7. The Defendant's mother Lorraine Cordell turned up as I was being attended to inside the ambulance and started to shout abuse at my wife and accused her of attacking her son.
- 8. The police took my mobile phone and my daughter's scooter that was inside my boot. The ambulance officers advised me to go to the dentist immediately to have my teeth attended to as two of my front tooth was broken and another two were wobbly. The ambulance carried out an assessment of my and another two written report of my injuries can be seen in exhibit MM1.
- 9. The police phoned me as i was driving to the dentist and asked me to return to the estate. I was then arrested for assaulting the D even though i never assaulted him but all I kept on doing was to defend myself. i was held in a cell overnight and bailed the next day.
- 10. As a result of the assault, i had to have 3 teeth removed and replaced with dentures. A written report from my dentist can be seen in **exhibit MM2**.
- 11. The Defendant was also arrested, interviewed on the same day but released. I don't understand how this could have happened, while I being a victim of his assault was kept in a cell overnight. The Anti-social behaviour team made enquiries to find out why the D. was not charged with breaching the terms of the injunction order and they were told that no charges were made on the basis that I had apparently provoked the Defendant. This is untrue as all I did on the day was to ignore him to take my daughter to school.

#### Incident 01 March 2018

- 12. My wife was inside the bathroom giving our daughter a shower while my cousin was in the living room, I was at work. At about 11am, the Defendant came to our front door and started rattling the letterbox and knocking loudly on the door. My wife went to the door and asked who it was and the Defendant replied 'why are you shouting'. My wife told him that she was not shouting and that she was inside her bathroom giving our daughter a shower. She asked him why he came to her front door, that he was not allowed to be there but the Defendant ignored her and continued to bang and kick on the door. This went on for about 5 to 10 minutes and caused a great deal of distress to my wife and daughter and made them scared for their safety. My daughter started crying because of the commotion and loud banging. The Defendant left after my wife asked his cousin to call the police.
- 13. We telephoned the police on 101 to report the incident and was asked to go and make a statement at Edmonton police station. I did so in the morning of Tuesday 06 March 2018.

#### Incident 26/02/2018

14.1 returned from work at 11:30pm and went to the kitchen to get something to eat; my wife and daughter were already asleep. At about 11:45pm, while I was in the kitchen, I heard loud banging noises on his front door and rattling noises on his letterbox. I thought that my cousin had returned from work and was knocking on the door to be let in, I went to the door and spoke in my language but there was no response. I then opened the door and saw the Defendant standing outside of my front door. As soon as the

Defendant saw me, he ran away. The matter was referred to the police but no actions took place.

- 15.I requested to be moved out of the estate as that they and their 3-year-old are afraid to stay there. My wife and daughter have been left terrified, as confirmed by a written letter from my GP Dr Swedan as seen in exhibit MM3.
- 16. I contacted my local authority the London Borough of Waltham Forest and asked that I be rehoused somewhere else, they are trying to find me a suitable alternative temporary accommodation but the process is taking long.

17.I would therefore ask the Court to consider the application in light of the recent incidents and to commit the Defendant to an arrest.

Dated this 2-day of April 2018

EDITOURS COUNTY

)18

OFFICER OF THE COURT APPOINTED BY THE JUDGE TO TAKE AFFIDAVITS

m. malyung in 20 APR 2018

LONDON BOROUGH OF ENFIELD

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

MR SIMON CORDELL	<u>Defendan</u>
EXHIBITMM1	

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CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

MR SIMON CORDELL	<u>Defendant</u>
*	
EXHIBITMM2	

#### **NHS DENTAL CARE** Contractor's Name: Handan Sabahlar Patient's Sumame: Markandu Address: Inspire Dental Walthamstow Patient's Forename. Mathiyalagan 67-89 Palmerston Road Date of Acceptance: 22/03/18 Walthamstow London Trestment on Referral: No. Telephone: 0208 521 6656 NHS Organisation: NHS England London Lat TREATMENT PLAN & ESTIMATE Revision No. 1 What the NHS The NHSprovides all the treatment necessary to secure and maintain your and health. There are some treatments (mainlycoarmetic) shatare not normally available will provide under the NHS, and you may choose to have these provided privalety. You may also choose to be we seem treatment provided privately as an all NHS treatment. The dentist will discuss these options with you so that you can make an informed choice. Emergency Whenever possible please contact us about urgant treatment during normal surgery hours. If you need to be seen the same day, please get in louch as early in the day as possible, Arrangements If an emergency artees out of hours, pleasanters phone the Primary Care Trust for advice. Replacements free of Hyou are 18 or over and a filting, not \$90ng, veneer, in lay or crown provided by me under the NHS within the last 12 months has to be replaced, you will not be changed if year maken to me, unfewer. The frealment was temporary; or it was provided against my achies; or the replacement is necessary because of accident; or a different frealment to necessary because a satisfactory replacement is not possible. charge This NES coverdoes not apply to any priv ate treatment you may have . Dental treatment I Writin't you for understand the free/men theiring offered and at ny charge which may apply. Below is a treatment plan and an estimate of the cost. Within 2 months of completion charges of the 60 when of the atmost below, should you require further HHS treatment in either the same or leaver charge band, you will not normall y need to pay again. Please salt if you do not understand this or need any further information. With your agree med. (I may be necessary to refer you to another derifset under NHS assungements, for part of your course of N HS derifal treatment. Where this happens you will not be saled to pays further charge for your NHS denies treatment only one charge will be made by your referring denied, as outlined below. Treatment on [efferral Paganta aged 18 and over normally psychatges for NHS assetment. There is NO CHARGE if you are: \* Pregnant or have had a child in the lest 12 months. ing for NeiS treatment \*If you are aged 18 and in full time education "if you or your partner are named on a current HC2 NHS charges certificate "If you or your partner are named on a current HLZ feets created examption cartificate "If you or your partner ere named on a valid MHS this creat examption cartificate "If you or your partner receive income Support, income-based Johanshar's Allowance or Pension Gradit Guarantee Credit If you are not in any of these groups, but have a low income, you may stiff be able to get help with HHS charges. You can get a claim form HC1 from any Social Security office. Please Noing The following benefits, on their own, do not entitle you to help with beauth couls: frequently Servett, Disability Living Allowance, Pension Credit Sevinge Credit and Contri button-based Johanshare Allowance. Cancelling Appointments If you have to cancel an appaintment, please give as much notice as possible in order that it may be offered to someone also. If you miss appointments I may be unable to Regular care Taking good ears of your teeth I is important. Come and see me requirely for checkups and advice . Some people need to see their duralist more than eithere and I shallow NHS Treatment Examination Extraction LR1 Extraction Extraction 112 Partial Denture Bearing 1R1-L12 Primary Denture Impression(s) Note 0.00 Total 6 **Additional Private Treatment** £ 47.00 30 min Hygienist Visit Total £ 47.00 PATIENTS DECLARATION I understand the nature of the proposed NHS treatment services and accept those services and the associated fees as detailed. I understand the nature of the proposed private treatment services and accept those services and the associated fees as detailed

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

MR SI	MR SIMON CORDELL	
EX	нвтмм3	

Dr H ISwedan
Claremont Medical Centre
27 Claremont Road
Walthamstow
LONDON
E17 5RJ

Tel No: 0208 5271888 Fax No: 0208 527 8111

9th April 2018

To Whom It May Concern:

RE: Revathy Mathiyalagan 26.07.1971

14 Netley Road, Walthamstow, E17 7QD

Mobile No: 07891740939

117 BURNCROFT AUN

EN3.7.50

I would be grateful for your urgent help and support for this family. The above named lady lives with her husband and 3-year-old girl and they have been subject to from problems from the next door neighbour and her husband was assaulted and had to call an ambulance. They are terrified and especially the young girl and she is crying. Mrs Mathiyalagan suffers from hypertension. She is on treatment. Her husband also suffers from high blood pressure and he is diabetic.

Yours sincerely

DrH I Swedan

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SPECIAL CONTROL
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- 1. Made on behalf of the Claimant
- Witness Statement of Ravathy Mathiyalagan
- 3. Dated 20 April 2018

CLAIM NO: E00ED049

BETWEEN:

# THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-And-

MR SIMON CORDELL

Defendant

#### AFFIDAVIT OF MRS REVATHY MATHIYALAGAN

I, Mrs Revathy Mathiyalagan, of Flat 117, Burncroft Avenue, Enfield, EN3 7JQ make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

#### I WILL SAY AS FOLLOWS

1. I am the tenant of Flat 117 Burncroft Avenue, Enfield, EN3 7JQ. My flat is located two floors above Mr Cordell (thereafter 'the Defendant'). I live there with my husband Markandu and my child who is 3 years old. I have been housed to this Property with my family by the London Borough of Waltham Forest and have occupied the Property since 11 September 2016. The Property was given to me as a temporary accommodation.

- I make this affidavit in support of the Claimant's (my husband) application for the Defendant's committal on the basis of a breach of the interim injunction order made by the Edmonton County Court on 09 January 2018.
- I witnessed the terrible assault committed by the Defendant on my husband on \$5 March 2018 and confirm the facts stated in my husband's affidavit dated 20 April 2018.
- 4. Mr Cordell harassed, abused and repeatedly punched my husband on his face, causing him to bleed and to break two of his teeth. I tried to stop him but he would not listen to me.
- 5. We contacted the police who arrested both Mr Cordell and my husband. My husband was kept by the police overnight while he was a victim of the assault. The police could see the facial injuries, bleedings and damages sustained to his face and teeth but decided to keep him at the police station while he was a victim of the assault. Surprisingly I heard that Mr Cordell was arrested, interviewed and released on the same day. The police decided not to charge him for some unknown reasons.
- 6. I believe that the Police decision was wrong, as there are clear evidence of assault, I was not interviewed while being a key witness to the incident. The Defendant should have been arrested and brought back to the Court following the breach of the injunction order so it could decide on his arrest.
- 7. I fear for my family safety and feels that the interim injunction with the London Borough of Enfleld obtained on 09 January 2018 is not providing me and my family protection as the police refuses to enforce the terms of the order despite clear evidence that Mr Cordell has breached the terms.

The situation has left me and my family terrified. There's a letter from my GP which confirm that, as seen under exhibit RM1.

- 8. There were further incidents on 11 November 2017, on 02-03 January 2018, 01 March 2018 and 26 February where Mr Cordell harassed me but the police did nothing despite evidence of him breaching the injunction order. All they would do will be to attend the Property, speak to him and leave without investigating the incidents.
- 9. I feel let down by the system and constantly fear for my safety. I contacted my local authority (the London Borough of Waltham Forest) to be moved out of the estate as myself, husband and 3-year-old are afraid to stay there. However Waltham Forest is not taking any actions at the moment.
- 10. I feel that the existence of the injunction has not provided the adequate protection to me and my family. As things stand the Defendant feels that he injunction is ineffective as the lack of actions from the police currently encourages him to act badly towards me and my family. We therefore hope that the Court will support us and take appropriate actions following the breaches.
- 11.1 would therefore ask the Court to consider the application in light of the recent incidents, to commit the Defendant to an arrest and impose a sentence following his breaches of the injunction.

2018

day of April

Dated this

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-AND-

MR SIMON CORDELL	Defendant
EXHIBITRM1	

Dr H ISwedan
Claremont Medical Centre
27 Claremont Road
Walthamstow
LONDON
E17 5RJ
Tel No: 0208 527 1888
Fax No: 0208 527 8111

9th April 2018

To Whom It May Concern:

RE: Revathy Mathlyalagan 26.07.1971

14 Netley Road, Walthamstow, E17 7QD

Mobile No: 07891740939

117 BURNCROFT AUN

EN3.7.JQ

I would be grateful for your urgent help and support for this family. The above named lady lives with her husband and 3-year-old girl and they have been subject to from problems from the next door neighbour and her husband was assaulted and had to call an ambulance. They are terrified and especially the young girl and she is crying. Mrs Mathiyalagan suffers from hypertension. She is on treatment. Her husband also suffers from high blood pressure and he is diabetic.

Yours sincerely

Dr H I Swedan

OF HISWEGAN
Charamont Medical Central
28 Claremont Fload
Lendon E17 5PJ
Tel 0208 527 1888

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

#### DRAFT ORDER

Before District Judge

sitting at the Edmonton County Court.

AN APPLICATION was made by the Claimant's representatives and was attended by [Counsel for] the Defendant.

The Judge read the written evidence filed and the Order of District Judge Taylor dated 09 January 2018 in which it was ordered that the Defendant should be forbidden (whether by himself or by instructing or permitting any other person):

- From engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the claimant's employees, tenants to the block of flats at Burncroft Avenue, Enfield.
- From engaging or threatening to engage in conduct that is likely to cause intimidation, harassment, alarm and distress to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
- From engaging or threatening to engage in conduct that is likely to cause nuisance and annoyance to the claimant's employees, tenants and visitors of flats at Burncroft Avenue, Enfield.

AND UPON the Court noting that a power of arrest being attached on the above

AND THE COURT being satisfied that the Defendant has been guilty of contempt of court in failing to comply with the order dated 09 January 2018 [paragraphs 3-5] of the order dated 09 January 2018 by harassing, intimidating and assaulting one of his neighbours on 15 March 2018, 01 March 2018 and 26 February 2018. But also by shouting cabuse, sweeting and making Threats to thus employees of the Cloumant and one of his neighbours at the hearing dated on rlay?

## IT IS ORDERED

- (1) that for his contempt the Defendant stands committed to HM Prison (name of prison) for a period of (number of days or as may be) from the date of his apprehension.
- (2) that for his contempt the Defendant pays to Her Majesty the Queen a fine of £ on or before (date payment due).
- (5) that the costs of the Claimant [summarily assessed in the sum of £ 1,000] to be the subject of a detailed assessment be paid by the Defendant to the Claimant.
- (6) that the contemnor has permission to apply to the Court to clear his contempt and ask for his release or discharge.

Dated.



- 1. Made on behalf of the Claimant
- 2. Witness Statement of Lemmy Nwabuisi
- 3. Statement No. 2
- 4. Dated 10 May 2018

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

<u>Defendant</u>

WITNESS STATEMENT OF MR LEMMY NWABUISI

I, Mr Lemmy Nwabuisi, of PO BOX 50, Civic Centre, Enfield, EN1 3XA make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

## I WILL SAY AS FOLLOWS

1. I am employed by the London Borough of Enfield as an Anti-Social Behaviour Coordinator in the Community Safety Unit. I have held this employment since August 2016. My role as an Anti-Social Coordinator consists of investigating and dealing with reports of anti-social behaviour involving council and non-council tenants. My involvement with the Defendant was due to allegations of verbal abuse, threats, harassment and intimidation made against him by some of his neighbours.

- 2. As the Court may be aware an interim injunction order was made ex-parte against the Defendant. Two applications for committal were made on 05 February and 20 April 2018 on the basis that the Defendant has breached some of the terms of the order. The matter has been listed for a hearing in the Edmonton County Court on 30 May 2018 to consider the two committal applications, the hearing is also a return hearing, the time estimate for that hearing is of two hours.
- 3. I make this second Witness Statement in support of the Claimant's application notice dated 10 May 2018 seeking to 1) Ask the Court for permission that the two committal applications dated 05 February and 20 April 2018 be dispensed with personal service on the basis that the Defendant has refused to accept service personally following our process server attempts to serve on 02 May 2018 and 2) To ask permission from the Court to amend the committal application dated 20 April 2018 to include an additional breach of the interim injunction order by the Defendant on 01 May 2018. I would like the application notice to be considered ideally on papers but if not at the next hearing on 30 May 2018.

## Backgrounds to the case

4. The Claimant obtained an interim injunction against the Defendant on 09 January 2018. Two committal applications were made against the Defendant on 05 February and 20 April 2018 on the basis that he has breached the terms of the interim injunction by making threats to me and another employee of Enfield Council. There were also incidents where the Defendant have physically assaulted one of his neighbours and acted in a threatening and intimidating way towards them. The two committal applications were sent to the Defendant by the Court by post but the



Claimant failed to personally serve those two applications. A Court hearing took place on 01 May 2018 to consider the committal application dated 20 April 2018; however, District Judge Taylor adjourned the hearing of the application to 30 May 2018 to allow the Claimant time to personally serve the committal application.

Attempted service of the two committal applications dated 05 February and 20 April 2018.

- 5. After the hearing of 01 May 2018, the Claimant instructed a process server Mr Andy Philippou to personally serve the two committal applications on the Defendant. Mr Philippou attended the Defendant's address (109 Burncroft Avenue, Enfield, EN3 7JQ) on 02 May 2018 and knocked repeatedly on the door but the Defendant, having identified himself as Simon Cordell, stated that he did not wish to open the door and therefore refused to accept personal service of the committal applications. A witness statement of attempted service from Mr Andy Philippou is attached to this witness statement under exhibit 'LM1'.
- 6. On the basis of the Defendant's refusal to accept personal service of the documents, the Claimant would like to make an application to dispense with personal service of the two committal applications pursuant to CPR 81.10(5)(a) which states that the Court may dispense with personal service of the committal application if it considers just to do so.

Additional breach of the interim injunction order following an incident which occurred on 01 May 2018

7. A Court hearing on this matter took place on 01 May 2018 and the Defendant displayed aggressive and threatening behaviour against me, one employee at Enfield Council Ms Balbinder Kaur Geddes and Mr



Mathiyalagan who is one of our witnesses in the committal applications. Such behaviour was also displayed towards District Judge Taylor and members of staff and security of the Edmonton County Court.

- 8. On the day our case was called at 10.10am and the hearing proceeded in the Defendant's absence. The Defendant and his mother eventually arrived at 10.25am. As he came into the Court room he kept on saying 'I'm not meant to be here, this is not meant to happen'. He then shouted out that the judge was conniving with me and Enfield Council as we wanted to keep him prisoner in his own home. He also stated that the County Court had no jurisdiction to hear the case and he wished to be heard by a jury. District Judge Taylor then responded by saying that this was a civil matter and he cannot use a jury. The Defendant then turned to me and waived a file of paper at me and said to me that he knows that I went to Westminster University, he also threatened that he was going to destroy me. He also accused me of killing his baby and of destroying his life. He continued to shout abuse and swore at everyone including the judge.
- 9. As the Defendant continued to act disrespectfully, District Judge Taylor asked the Defendant to calm down; he responded by calling her a corrupt judge, told her to shut up and swore at her. He was coming towards Mr Mathiyalagan (one of the Claimant's witnesses in the injunction and committal application) in an aggressive manner so I stood up between them to stop any risks of altercations. Two security guards were called and entered the Court room who asked the Defendant to calm down and to sit down. However, he became even more agitated and asked for their name, he also said that he will find out where they live and will come after their families. At that point District Judge Taylor ordered a short adjournment to allow the Defendant to calm down.

10. While waiting in the corridor outside the Court room, the Defendant kept on shouting abuse at me, Mr Mathiyalagan and other people waiting in the Court corridor. I then decided to go to the other side of the Court waiting area with Ms Geddes Kaur and Mr Mathiyalagan to avoid further abusive behaviour from the Defendant; however, we could still hear him from the other end of the Court.

11. The Judge called the parties back in and directions were made including adjourning the hearing to 30 May 2018. As I left the Court building with Ms Kaur Geddes and Mr Mathiyalagan, the Defendant and his mother Lorraine Cordell were waiting outside of the Court entrance, on the other side of the road. The Defendant started shouting and abusing us. I then spoke to the Defendant and said to him that he was ruining people's life by his conduct. The Defendant tried to come after us but his mother held him back. Because of his threatening and aggressive conduct, I had to take a different direction to my car to avoid the Defendant and ensure that the persons who were with me were safe. Ms Kaur Geddes was a party to the incident and a separate witness statement in support of the application notice is being provided by her.

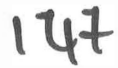
12. The above incident constitutes a clear breach of the injunction order and I would like this to be added to the committal application dated 20 April 2018 and that it be considered at the hearing on 30 May 2018.

## Statement of Truth

I believe the facts in this Witness Statement are true.

Signed.

Dated this 10 May 2018



CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD,

Claimant

-and-

EXHIBIT LM1'

MR SIMON CORDELL Defendant



Statement filed on behalf of the Claimant Deponent: Andy Philippou Statement No: One Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

**BETWEEN** 

### THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

#### SIMON CORDELL

Defendant

### WITNESS STATEMENT OF ATTEMPTED SERVICE

I, Andy Philippou, a Process Server of Global Investigation Services Limited, Earnscliff House, London N99AB

Acting under the instructions of:-

The London Borough of Enfield, Legal Services Department, P.O. Box 50 Civic Centre, Silver Street, Enfield, Middlesex EN1 3XA

## STATE AS FOLLOWS:-

- 1. That I am over sixteen years of age.
- 2. That I do make this Statement in Support of my previous statement of service date 10 January 2018, this being in order to re-affirm definitively and for the purpose of clarity my effecting service upon the Respondent on the aforementioned date at Cell 9 of the Custody Suite, Wood Green Police Station, High Road, Green Lanes, Wood Green, London N22 8Hz. That I did serve by reading out the terms of the Order as referred to in my original Statement dated 10 January 2018 in the presence of Sgt Mike Nicolaou, Officer Tahir Razzaq and three other police officers. That I did at the time of reading out the terms of the of the Injunction Order dated 09 January 2018 to the above named defendant did so in the knowledge that the defendant by his own admission to my colleague Terry Conway on 10 August 2017 that "he had difficulty reading" (refer to paragraph S of Statement of Terry Conway dated 10 August 2017). The defendant at the time of service effected by me in the manner as aforesaid being the necessary avenue for service upon the above named defendant in order that he understood the terms of said Order.
- 3. That I did on Wednesday 02 May 2018 at approximately 10.00.am attend in close proximity to the defendant's address supplied to me for him of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ. The purpose of my attendance being to meet and personally serve the above named defendant with the two envelopes containing the following:



- a) A Letter from the Claimant Solicitor dated 02 May 2018
- b) An Order of the Court dated 05 February 2018
- c) An Application Notice dated 05 February 2018 with accompanying documents
- d) An Injunction Order dated 09 January 2018
- e) A Power of Arrest dated 09 January 2018
- f) A Witness Statement of Mr Lemmy Nwabusi dated 02 February 2018
- g) A Witness Statement of Ms Kaunchita Maudhub dated 05 February 2018
- h) A Draft Order

And

- a) A Letter from the Claimant Solicitor dated 02 May 2018
- b) An Order of the Court dated 24 April 2018
- c) An Application Notice dated 20 April 2018 with accompanying documents
- d) An Injunction Order dated 09 January 2018
- e) An Affidavit of Mr Markandu Mathiyalagan dated 20 April 2018
- f) An Affidavit of Mrs Revathy Mathiyalagan dated 20 April 2018
- g) A Draft Order
- 4. On the same date after repeated knocking, the above named defendant responded from behind the front door asking "who is it". After having identified myself and the nature of my attendance and with the defendant stating he had no wish to open the door to me and therefore refusing to accept service personally of the aforementioned envelopes containing the documents referred to in this my statement of attempted service. That I did for approximately the next 20/25 minutes remain by the front door of the address attended with the above named defendant refusing to open the door to accept service personally. As the above named defendant was refusing to accept service personally of the aforementioned envelopes containing the documents referred to previously, I did remain in close proximity to the building for approximately one hour on the basis of the defendant may leave the property. At approximately 11.30.am on the same date I did leave the area.
- 5. That at the time of attempted service and from behind a closed front door the aforementioned defendant had admitted his identity to me as Simon Cordell, the defendant named in these proceedings.
- 6. That therefore I having being unable to meet and personally serve the above named defendant with the aforementioned documentation; I would verily ask of the court to allow service of any such Order the court makes by allowing any such Order and accompanying documentation to be placed in a sealed envelope addressed to the defendant, marked 'Important Court Documents' and posted through the lettlerbox of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ knowing that said documents would come to the attention of the defendant, by virtue of this address being his usual place of residency.
- 7. This statement is true to the best of my knowledge and belief and I make it knowing that, if it were tendered in evidence, I would be liable to prosecution if I wilfully stated in it anything which I know to be false or did not believe to be true.

Signed:

08/05/2018

Statement filed on behalf of the Claimant Deponent: Andy Philippou Statement No: One Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

BETWEEN

THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

SIMON CORDELL

Defendant

"A"

This is the exhibit marked "A" and referred to in the Statement of Andy Philippou

Signed:

08/05/2018

- 1. Made on behalf of the Claimant
- Witness Statement of Balbinder Kaur Geddes
- 3. Statement No. 1
- 4. Dated 10 May 2018

CLAIM NO; E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

## WITNESS STATEMENT OF Ms BALBINDER KAUR GEDDES

I, Ms Balbinder Kaur Geddes of PO BOX 50, Civic Centre, Enfield, EN1 3XA make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

## I WILL SAY AS FOLLOWS

- 1. I am employed by the London Borough of Enfield as solicitor in their legal services department. I have held this employment since May 2017.
- An interim injunction order was made in the Edmonton County Court on 09
   January 2018.

- 3. Our legal team was instructed that one serious incident took place in March 2018 where the Defendant assaulted one of his neighbours. As those acts were condemned by the interim injunction order, we decided to issue an application notice in Court for the Defendant's committal. The application was issued on 20 April 2018 and a hearing was listed in the Edmonton County Court for the 01 May 2018, 10 am.
- 4. I represented the Claimant at the hearing of 01 May 2018 and the parties were called approximately at 10.10am. The Defendant was not present so the case started in his absence. The Defendant and his mother Lorraine Cordell eventually arrived at 10.25am. Employment Judge Taylor Who was sitting in the Edmonton County Court was going to proceed to start again. However, the Defendant was unable to contain his agitation and essentially shouted and swore at Mr Mathiyalagan (one of our witnesses in the committal application), Lemmy Nwabuisi (Anti-social behaviour coordinator officer for the Claimant), his mother and the Judge. He made some disparaging comments to me. The Judge called in security; one security guard was not sufficient and a second one was also called. The Defendant was extremely agitated, was swearing and refused to sit down and it did appear that he may strike someone, the security guards were between him and Mr Nwabuisi and Mr Mathiyalagan. Ms Lorraine Cordell was unable to calm her son down; Judge Taylor was unable to calm him down and the security guards also could not get him to back down. The Judge then adjourned the hearing for a short period and we left the court room. We tried to locate a side room to sit in but none were available as the court was particularly busy, there was also no sitting room.
- 5. We were called back into court a few minutes later. The hearing proceeded with Mrs Cordell representing her son in his absence; he remained in the waiting room and could be heard being abusive throughout the hearing.

- 6. Mrs Cordell confirmed that the Application for Committal of 20.04.18 was received by post on 25.4.18. Postal service was confirmed as effected but not personal service. The Judge stressed postal service has to be effected given the implications of committal and that 14 days' notice be provided.
- 7. At this stage I made an application to dispense with personal service on the basis of the Defendant's conduct and the likelihood that he would refuse personal service. This was considered by the Judge and on balance given that it refers to potential committal of the Respondent the Judge preferred not to dispense with personal service. She did note the conduct of the Defendant. I queried that where personal service was refused if we could dispense with personal service. The Judge confirmed that where personal service is refused then we can come back to Court and apply to have personal service dispensed with.
- 8. I instructed a process server Mr Andy Philippou to personally serve the two committal applications on the Defendant. Mr Philippou attended the Defendant's address (109 Burncroft Avenue, Enfield, EN3 7JQ) on 02 May 2018 and knocked repeatedly on the door but the Defendant, having identified himself as Simon Cordell, stated that he did not wish to open the door and therefore refused to accept personal service of the committal applications. A witness statement of attempted service from Mr Andy Philippou is attached to this witness statement under exhibit 'BKG1'.
- 9. On the basis of the Defendant's refusal to accept personal service of the documents, the Claimant would like to make an application to dispense with personal service of the two committal applications pursuant to CPR 81.10(5)(a) which states that the Court may dispense with personal service of the committal application if it considers just to do so. If such an order is

granted, the Claimant would like permission from the Court to effect service of the documents by Post and/ or through the Defendant's letter box.

10. While the hearing was taking place the Defendant was constantly shouting throughout the hearing in the waiting room, and had become much louder and his mother had to leave the court room to deal with him.

11.I had a conference with Mr Nwabuisi and Mr Mathiyalagan on the matter to allow the Defendant and his mother time to leave the court before we departed. When we did leave the Court building the Defendant and his mother were still outside across the road and the Defendant did proceed to shout at Mr Nwuibuisi; I did tell Mr Nwabuisi not to respond to him but the Defendant was trying to come to our directions but was held back by his mother. We proceeded to walk away in the opposite direction to avoid him so we could reach our car without any disruptions.

## Statement of Truth

I believe the facts in this Witness Statement are true.

Signed BLOREIGH

Ms Balbinder Kaur Geddes

Dated this 10 May 2018

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

**EXHIBIT 'BKG1'** 

Statement filed on behalf of the Claimant Deponent: Andy Philippou Statement No: One Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

BETWEEN

THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

### SIMON CORDELL

Defendant

#### WITNESS STATEMENT OF ATTEMPTED SERVICE

I, Andy Philippou, a Process Server of Global Investigation Services Limited, Earnscliff House, London N99AB

Acting under the instructions of:-

The London Borough of Enfield, Legal Services Department, P.O. Box 50 Civic Centre, Silver Street, Enfield, Middlesex EN1 3XA

### **STATE AS FOLLOWS:-**

- 1. That I am over sixteen years of age.
- 2. That I do make this Statement in Support of my previous statement of service date 10 January 2018, this being in order to re-affirm definitively and for the purpose of clarity my effecting service upon the Respondent on the aforementioned date at Cell 9 of the Custody Suite, Wood Green Police Station, High Road, Green Lanes, Wood Green, London N22 8HZ. That I did serve by reading out the terms of the Order as referred to in my original Statement dated 10 January 2018 in the presence of Sgt Mike Nicolaou, Officer Tahir Razzaq and three other police officers. That I did at the time of reading out the terms of the of the Injunction Order dated 09 January 2018 to the above named defendant did so in the knowledge that the defendant by his own admission to my colleague Terry Conway on 10 August 2017 that "he had difficulty reading" (refer to paragraph 5 of Statement of Terry Conway dated 10 August 2017). The defendant at the time of service effected by me in the manner as aforesaid being the necessary avenue for service upon the above named defendant in order that he understood the terms of said Order.
- 3. That I did on Wednesday 02 May 2018 at approximately 10.00.am attend in close proximity to the defendant's address supplied to me for him of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ. The purpose of my attendance being to meet and personally serve the above named defendant with the two envelopes containing the following:



- a) A Letter from the Claimant Solicitor dated 02 May 2018
- b) . An Order of the Court dated 05 February 2018
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- e) A Power of Arrest dated 09 January 2018
- f) A Witness Statement of Mr Lemmy Nwabusi dated 02 February 2018
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- h) A Draft Order

And

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- f) An Affidavit of Mrs Revathy Mathiyalagan dated 20 April 2018
- g) A Draft Order
- 4. On the same date after repeated knocking, the above named defendant responded from behind the front door asking "who is it". After having identified myself and the nature of my attendance and with the defendant stating he had no wish to open the door to me and therefore refusing to accept service personally of the aforementioned envelopes containing the documents referred to in this my statement of attempted service. That I did for approximately the next 20/25 minutes remain by the front door of the address attended with the above named defendant refusing to open the door to accept service personally. As the above named defendant was refusing to accept service personally of the aforementioned envelopes containing the documents referred to previously, I did remain in close proximity to the building for approximately one hour on the basis of the defendant may leave the property. At approximately 11.30 am on the same date I did leave the area.
- 5. That at the time of attempted service and from behind a closed front door the aforementioned defendant had admitted his identity to me as Simon Cordell, the defendant named in these proceedings.
- 6. That therefore I having being unable to meet and personally serve the above named defendant with the aforementioned documentation; I would verily ask of the court to allow service of any such Order the court makes by allowing any such Order and accompanying documentation to be placed in a sealed envelope addressed to the defendant, marked 'Important Court Documents' and posted through the letterbox of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ knowing that said documents would come to the attention of the defendant, by virtue of this address being his usual place of residency.
- 7. This statement is true to the best of my knowledge and belief and I make it knowing that, if it were tendered in evidence, I would be liable to prosecution if I wilfully stated in it anything which I know to be false or did not believe to be true.

Signed:

08/05/2018

Statement filed on behalf of the Claimant Deponent: Andy Philippou Statement No: One Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

BETWEEN

THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

SIMON CORDELL

Defendant

4A"

This is the exhibit marked "A" and referred to in the Statement of Andy Philippou

Signed:

08/05/2018





Please reply to: Legal Services

POBox 50, Civic Centre

Silver Street, Enfield EN1 3XA

**Edmonton County Court** 

E-mail: Ludmilla.lyavoo@enfield.gov.uk

Phone: 0208 379 8323 DX: 90615 Enfield 1 Fax: 0208 379 6492

My Ref: LS/C/LI/157255

Your Ref:

Date: 14 May 2018

Dear Sirs

Re: The London Borough of Enfield v Cordell Claim number: E00ED049

Please find enclose the following documents:

- 1. Application notice (N244) seeking leave from the Court to dispense with personal service of the committal applications dated 05.02.2018, 20.04.2018 and application notice dated 11.05.2018, pursuant to CPR 81.10(5),
- 2. Witness statement of Mr Nwabuisi and Ms Kaur Geddes dated 10.05.2018
- 3. Witness statement of attempted service of Mr Andy Philippou, process server.

We authorise you to take away the relevant fee from our PBA Account, which details are as follows:

PBA Account details: 0079006 Reference: LS/LI/C/157255

Fee:£255.00

s faithfully,

Ludmilla lyavoo Lawyer

For the Director of Law and Governance

Jeremy Chambers Director of Law & Governance Enfield Council Civic Centre, Silver Street Enfield EN13XY

EX CELLENT

www.enfield.gov.uk

If you need this document in another language or format contact the service using the details above.

N244

## **Application notice**

For help in completing this form please read the notes for guidance form N244Notes.

Name of court Edmonton County (	Court	Claim no. E00ED049
Fee account no. (f applicable)		with Fees - Ref, no. plicable)
0079006	HV	V F
Warrant no. (if applicable)		
Claimant's name (Inclu The London Boroug		ld (LS/C/LI/157255)
Defendant's name (ind Mr Simon Cordell	luding ref.)	
Date	14.0	5.2018

London Bo	rough of Enfield, Legal :	Services		
Are you a	Claimant	Defendant	✓ Legal Represe	entative
	Other (please specif	y)		
If you are a le	egal representative whom	do you represent?	Claima <sub>n</sub> t	
What order a	re you asking the court to	make and why?		
applications	dated 05.02.2018 and	Court to: 1) Dispense w 20.04.2018 pursuant to ed 11.05.18 seeking to a	CPR 81.10(5) and 2)	Dispense with persona
Have you atta	ached a draft of the order	you are applying for?	Yes	<b>√</b> No
How do you v	want to have this applicat	ion dealt with?	<b>✓</b> at a hearing	without a hearing
			at a telephone	e hearing
How long do	you think the hearing wi	last?	Hours	15 Minutes
ls this time es	stimate agreed by all part	les?	Yes	□ No
Give details of any fixed trial date or period		30/05/2018, 2pm		
What level of Judge does your hearing need?		District Ju dge		
Who should b	oe served with this applic	ation?	Defendant	
	ne service address, (other efendant) of any party na			



	s statement	
the statement of case	e	
$\checkmark$ the evidence set out	in the box below	
If necessary, please continue on a separate sheet.		
		*
Statement of Truth		
(I believe) (The applicant believes) that the fact	s stated in this section	(and any continuation sheets) are true.
Signed		Dated 11/05/2018
Signed Applicant('s legal representative)('	's_litigation-friend)	Dated 11/05/2018
Applicant('s legal representative)('	's_litigation-friend)	Dated 11/05/2018
Applicant('s legal representative)(' Full name		
Applicant('s legal representative)(' Full name Ms Ludmilla Jyavoo Name of applicant's legal representative's firm		Dated 11/05/2018 h of Enfield, Legal Services
Applicant('s legal representative)(' Full name		
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Applicant ('s legal representative) ('Full name Ms Ludmilla Jyavoo  Name of applicant's legal representative's firm  Position or office held Solicitor  if signing on behalf of firm or company)  Ignature and address de tails	n <u>London Boroug</u>	h of Enfield, Legal Services
Applicant ('s legal representative) ('Full name Ms Ludmilla Jyavoo  Name of applicant's legal representative's firm  Position or office held Solicitor  if signing on behalf of firm or company)  ignature and address de tails	n <u>London Boroug</u>	h of Enfield, Legal Services
Applicant('s legal representative)(' Full name Ms Ludmilla Jyavoo  Name of applicant's legal representative's firm  Position or office held Solicitor  if signing on behalf of firm or company)  Ignature and address de ta ils  gned  Applicant('s legal representative's)('s	n <u>London Boroug</u>	h of Enfield, Legal Services
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Applicant('s legal representative)(' Full name Ms Ludmilla Jyavoo  Name of applicant's legal representative's firm  Position or office held Solicitor  if signing on behalf of firm or company)  Ignature and address de ta ils  gned  Applicant('s legal representative's)('s legal representative's)('s legal representative's) ('s legal repres	n <u>London Boroug</u> Dated Jitigetion-friend)	h of Enfield, Legal Services
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Applicant('s legal representative)('s full name   Ms Ludmilla Jyavoo   Name of applicant's legal representative's firm   Position or office held   Solicitor   if signing on behalf of firm or company)  Ignature and address de ta ils   position or office held   Solicitor   signing on behalf of firm or company)  Icant's address to which documents about the   on Borough of Enfield   Services   OX50   Centre	Dated likigation-friend)	h of Enfield, Legal Services  1/05/2018  be sent  If applicable
Name of applicant's legal representative's firm Position or office held Solicitor if signing on behalf of firm or company)  ignature and address de tails  Applicant('s legal representative's)('s	Dated litigation-friend)	h of Enfield, Legal Services  1/05/2018  be sent  If applicable

## 10. What other information will you be relying on in support of the application?

- 1. An interim injunction order was made against the Defendant on 09.01.2018.
- 2. The order was served personally on 10.01,2018 and the injunction has a power of arrest attached to it. The Defendant committed further breaches if the injunction and as a result two committal applications were issued by the Claimant respectively on 05.02.2018 and on 20.04.2018.
- 3. A hearing took place in the Edmonton County Court before Employment Tribunal Judge Taylor who ordered that the proceedings be adjourned to 30.5.2018 on the basis that personal service of the committal applications did not take place pursuant to CPR 81.10(4).
- 4. On 02.05.2018 the Claimant instructed a process server to effect personal service of the two committal applications. However the Defendant refused to accept service despite identifying himself to our process server. In view of the Defendant's refusal to accept personal service of the documents the Claimant is making the present application notice to seek the Court's permission to dispense with service pursuant to CPR 81.10 (5). The Court should also note that the Defendant's mother Ms Lorraine Cordell accepts that the two committal applications were received by Post in any event. There is a witness statement of attempted service from Mr Andy Philippou dated 08.05.2018 which is attached to this application dated 10.05.2018.
- 5. Further breaches of the injunction were also committed by the Defendant on 01.05.2018 inside and outside of the Edmonton Court County Court premises. The Defendant was shouting, swearing and made threats to two of the Claimant's employees and one neighbour who attend a Court hearing on the day. The incident is supported by the witness statements of Lemmy Nwabuisi and Ms Balbinder Kaur Geddes which are attached to this application.
- 6. As a result of the recent incident, the Claimant has decided to issue an application notice dated 11.05.2018 to include the incident in the committal application dated 20.04.2018. An amended committal application was prepared and personal service was attempted upon the Defendant by our process servicer on 11.05.2018 but this was refused by the Defendant. There is a witness statement of attempted service from Mr Andy Philippou dated 11.05.2018. In view of the Defendant's refusal to accept an amended committal application, the Claimant would ask permission from the Court to dispense with personal service of the amended committal application and to allow service to take place by other means.
- 7. This application is made ex parte on the basis that the next hearing to hear the committal application is listed on 30.05.2018 and the Defendant needs to be served with the two committal applications and application notice dated 11.05.2018 at least 14 days in advance of the next hearing.

- 1. Made on behalf of the Claimant
- 2. Witness Statement of Lemmy Nwabuisi
- 3. Statement No. 2
- 4. Dated 10 May 2018

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

**Defendant** 

WITNESS STATEMENT OF MR LEMMY NWABUISI

I, Mr Lemmy Nwabuisi, of PO BOX 50, Civic Centre, Enfield, EN1 3XA make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

## I WILL SAY AS FOLLOWS

1. I am employed by the London Borough of Enfield as an Anti-Social Behaviour Coordinator in the Community Safety Unit. I have held this employment since August 2016. My role as an Anti-Social Coordinator consists of investigating and dealing with reports of anti-social behaviour involving council and non-council tenants. My involvement with the Defendant was due to allegations of verbal abuse, threats, harassment and intimidation made against him by some of his neighbours.

- 2. As the Court may be aware an interim injunction order was made ex-parte against the Defendant. Two applications for committal were made on 05 February and 20 April 2018 on the basis that the Defendant has breached some of the terms of the order. The matter has been listed for a hearing in the Edmonton County Court on 30 May 2018 to consider the two committal applications, the hearing is also a return hearing, the time estimate for that hearing is of two hours.
- 3. I make this second Witness Statement in support of the Claimant's application notice dated 10 May 2018 seeking to 1) Ask the Court for permission that the two committal applications dated 05 February and 20 April 2018 be dispensed with personal service on the basis that the Defendant has refused to accept service personally following our process server attempts to serve on 02 May 2018 and 2) To ask permission from the Court to amend the committal application dated 20 April 2018 to include an additional breach of the interim injunction order by the Defendant on 01 May 2018. I would like the application notice to be considered ideally on papers but if not at the next hearing on 30 May 2018.

## Backgrounds to the case

4. The Claimant obtained an interim Injunction against the Defendant on 09 January 2018. Two committal applications were made against the Defendant on 05 February and 20 April 2018 on the basis that he has breached the terms of the interim injunction by making threats to me and another employee of Enfield Council. There were also incidents where the Defendant have physically assaulted one of his neighbours and acted in a threatening and intimidating way towards them. The two committal applications were sent to the Defendant by the Court by post but the

Claimant failed to personally serve those two applications. A Court hearing took place on 01 May 2018 to consider the committal application dated 20 April 2018; however, District Judge Taylor adjourned the hearing of the application to 30 May 2018 to allow the Claimant time to personally serve the committal application.

## Attempted service of the two committal applications dated 05 February and 20 April 2018.

- 5. After the hearing of 01 May 2018, the Claimant instructed a process server Mr Andy Philippou to personally serve the two committal applications on the Defendant. Mr Philippou attended the Defendant's address (109 Burncroft Avenue, Enfield, EN3 7JQ) on 02 May 2018 and knocked repeatedly on the door but the Defendant, having identified himself as Simon Cordell, stated that he did not wish to open the door and therefore refused to accept personal service of the committal applications. A witness statement of attempted service from Mr Andy Philippou is attached to this witness statement under exhibit 'LM1'.
- 6. On the basis of the Defendant's refusal to accept personal service of the documents, the Claimant would like to make an application to dispense with personal service of the two committal applications pursuant to CPR 81.10(5)(a) which states that the Court may dispense with personal service of the committal application if it considers just to do so.

# Additional breach of the Interim injunction order following an incident which occurred on 01 May 2018

7. A Court hearing on this matter took place on 01 May 2018 and the Defendant displayed aggressive and threatening behaviour against me, one employee at Enfield Council Ms Balbinder Kaur Geddes and Mr Mathiyalagan who is one of our witnesses in the committal applications. Such behaviour was also displayed towards District Judge Taylor and members of staff and security of the Edmonton County Court.

- 8. On the day our case was called at 10.10am and the hearing proceeded in the Defendant's absence. The Defendant and his mother eventually arrived at 10.25am. As he came into the Court room he kept on saying 'I'm not meant to be here, this is not meant to happen'. He then shouted out that the judge was conniving with me and Enfield Council as we wanted to keep him prisoner in his own home. He also stated that the County Court had no jurisdiction to hear the case and he wished to be heard by a jury. District Judge Taylor then responded by saying that this was a civil matter and he cannot use a jury. The Defendant then turned to me and waived a file of paper at me and said to me that he knows that I went to Westminster University, he also threatened that he was going to destroy me. He also accused me of killing his baby and of destroying his life. He continued to shout abuse and swore at everyone including the judge.
- 9. As the Defendant continued to act disrespectfully, District Judge Taylor asked the Defendant to calm down; he responded by calling her a corrupt judge, told her to shut up and swore at her. He was coming towards Mr Mathiyalagan (one of the Claimant's witnesses in the injunction and committal application) in an aggressive manner so I stood up between them to stop any risks of altercations. Two security guards were called and entered the Court room who asked the Defendant to calm down and to sit down. However, he became even more agitated and asked for their name, he also said that he will find out where they live and will come after their families. At that point District Judge Taylor ordered a short adjournment to allow the Defendant to calm down.

- 10. While waiting in the corridor outside the Court room, the Defendant kept on shouting abuse at me, Mr Mathiyalagan and other people waiting in the Court corridor. I then decided to go to the other side of the Court waiting area with Ms Geddes Kaur and Mr Mathiyalagan to avoid further abusive behaviour from the Defendant; however, we could still hear him from the other end of the Court.
- 11. The Judge called the parties back in and directions were made including adjourning the hearing to 30 May 2018. As I left the Court building with Ms Kaur Geddes and Mr Mathiyalagan, the Defendant and his mother Lorraine Cordell were waiting outside of the Court entrance, on the other side of the road. The Defendant started shouting and abusing us. I then spoke to the Defendant and said to him that he was ruining people's life by his conduct. The Defendant tried to come after us but his mother held him back. Because of his threatening and aggressive conduct, I had to take a different direction to my car to avoid the Defendant and ensure that the persons who were with me were safe. Ms Kaur Geddes was a party to the incident and a separate witness statement in support of the application notice is being provided by her.
- 12. The above incident constitutes a clear breach of the injunction order and I would like this to be added to the committal application dated 20 April 2018 and that it be considered at the hearing on 30 May 2018.

## Statement of Truth

I believe the facts in this Witness Statement are true.

Signed.....

Dated this 10 May 2018

e

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

<u>Defendant</u>

EXHIBIT 'LM1'

Statement filed on behalf of the Claimant Deponent: Andy Philippou Statement No: One Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

BETWEEN

### THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

#### SIMON CORDELL

Defendant

#### WITNESS STATEMENT OF ATTEMPTED SERVICE

I, Andy Philippou, a Process Server of Global Investigation Services Limited, Earnscliff House, London N99AB

Acting under the instructions of:-

The London Borough of Enfield, Legal Services Department, P.O. Box 50 Civic Centre, Silver Street, Enfield, Middlesex EN1 3XA

#### STATE AS FOLLOWS :-

- 1. That I am over sixteen years of age.
- 2. That I do make this Statement in Support of my previous statement of service date 10 January 2018, this being in order to re-affirm definitively and for the purpose of clarity my effecting service upon the Respondent on the aforementioned date at Cell 9 of the Custody Suite, Wood Green Police Station, High Road, Green Lanes, Wood Green, London N22 8Hz. That I did serve by reading out the terms of the Order as referred to in my original Statement dated 10 January 2018 in the presence of Sgt Mike Nicolaou, Officer Tahir Razzaq and three other police officers. That I did at the time of reading out the terms of the of the Injunction Order dated 09 January 2018 to the above named defendant did so in the knowledge that the defendant by his own admission to my colleague Terry Conway on 10 August 2017 that "he had difficulty reading" (refer to paragraph 5 of Statement of Terry Conway dated 10 August 2017). The defendant at the time of service effected by me in the manner as aforesaid being the necessary avenue for service upon the above named defendant in order that he understood the terms of said Order.
- 3. That I did on Wednesday 02 May 2018 at approximately 10.00.am attend in close proximity to the defendant's address supplied to me for him of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ. The purpose of my attendance being to meet and personally serve the above named defendant with the two envelopes containing the following:

- a) A Letter from the Claimant Solicitor dated 02 May 2018
- b) An Order of the Court dated 05 February 2018
- c) An Application Notice dated 05 February 2018 with accompanying documents
- d) An Injunction Order dated 09 January 2018
- e) A Power of Arrest dated 09 January 2018
- f) A Witness Statement of Mr Lemmy Nwabusi dated 02 February 2018
- g) A Witness Statement of Ms Kaunchita Maudhub dated 05 February 2018
- h) A Draft Order

And

- a) A Letter from the Claimant Solicitor dated 02 May 2018
- b) An Order of the Court dated 24 April 2018
- c) An Application Notice dated 20 April 2018 with accompanying documents
- d) An Injunction Order dated 09 January 2018
- e) An Affidavit of Mr Markandu Mathiyalagan dated 20 April 2018
- f) An Affidavit of Mrs Revathy Mathiyalagan dated 20 April 2018
- g) A Draft Order
- 4. On the same date after repeated knocking, the above named defendant responded from behind the front door asking "who is it". After having identified myself and the nature of my attendance and with the defendant stating he had no wish to open the door to me and therefore refusing to accept service personally of the aforementioned envelopes containing the documents referred to in this my statement of attempted service. That I did for approximately the next 20/25 minutes remain by the front door of the address attended with the above named defendant refusing to open the door to accept service personally. As the above named defendant was refusing to accept service personally of the aforementioned envelopes containing the documents referred to previously, I did remain in close proximity to the building for approximately one hour on the basis of the defendant may leave the property. At approximately 11.30.am on the same date I did leave the area.
- 5. That at the time of attempted service and from behind a closed front door the aforementioned defendant had admitted his identity to me as Simon Cordell, the defendant named in these proceedings.
- 6. That therefore I having being unable to meet and personally serve the above named defendant with the aforementioned documentation; I would verily ask of the court to allow service of any such Order the court makes by allowing any such Order and accompanying documentation to be placed in a sealed envelope addressed to the defendant, marked 'Important Court Documents' and posted through the letterbox of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ knowing that said documents would come to the attention of the defendant, by virtue of this address being his usual place of residency.
- 7. This statement is true to the best of my knowledge and belief and I make it knowing that, if it were tendered in evidence, I would be liable to prosecution if I wilfully stated in it anything which I know to be false or did not believe to be true.

Signed:

08/05/2018

Statement filed on behalf of the Claimant Deponent: Andy Philippou Statement No: One Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

BETWEEN

THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

SIMON CORDELL

Defendant

"A"

This is the exhibit marked "A" and referred to in the Statement of Andy Philippou

Signed:

08/05/201

- 1. Made on behalf of the Claimant
- Witness Statement of Balbinder Kaur Geddes
- 3. Statement No. 1
- 4. Dated 10 May 2018

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL

Defendant

## WITNESS STATEMENT OF Ms BALBINDER KAUR GEDDES

I, Ms Balbinder Kaur Geddes of PO BOX 50, Civic Centre, Enfield, EN1 3XA make this statement believing it to be true and understand that it may be placed before court.

Insofar as the content of this witness statement is within my own personal knowledge it is true and insofar as it is not within my personal knowledge it is true to the best of my knowledge.

## I WILL SAY AS FOLLOWS

- 1. I am employed by the London Borough of Enfield as solicitor in their legal services department. I have held this employment since May 2017.
- An interim injunction order was made in the Edmonton County Court on 09 January 2018.

- 3. Our legal team was instructed that one serious incident took place in March 2018 where the Defendant assaulted one of his neighbours. As those acts were condemned by the interim injunction order, we decided to issue an application notice in Court for the Defendant's committal. The application was issued on 20 April 2018 and a hearing was listed in the Edmonton County Court for the 01 May 2018, 10am.
- 4. I represented the Claimant at the hearing of 01 May 2018 and the parties were called approximately at 10.10am. The Defendant was not present so the case started in his absence. The Defendant and his mother Lorraine Cordell eventually arrived at 10.25am. Employment Judge Taylor who was sitting in the Edmonton County Court was going to proceed to start again. However, the Defendant was unable to contain his agitation and essentially shouted and swore at Mr Mathiyalagan (one of our witnesses in the committal application), Lemmy Nwabuisi (Anti-social behaviour coordinator officer for the Claimant), his mother and the Judge. He made some disparaging comments to me. The Judge called in security; one security guard was not sufficient and a second one was also called. The Defendant was extremely agitated, was swearing and refused to sit down and it did appear that he may strike someone, the security guards were between him and Mr Nwabuisi and Mr Mathiyalagan. Ms Lorraine Cordell was unable to calm her son down; Judge Taylor was unable to calm him down and the security guards also could not get him to back down. The Judge then adjourned the hearing for a short period and we left the court room. We tried to locate a side room to sit in but none were available as the court was particularly busy, there was also no sitting room.
- 5. We were called back into court a few minutes later. The hearing proceeded with Mrs Cordell representing her son in his absence; he remained in the waiting room and could be heard being abusive throughout the hearing.

- 6. Mrs Cordell confirmed that the Application for Committal of 20.04.18 was received by post on 25.4.18. Postal service was confirmed as effected but not personal service. The Judge stressed postal service has to be effected given the implications of committal and that 14 days' notice be provided.
- 7. At this stage I made an application to dispense with personal service on the basis of the Defendant's conduct and the likelihood that he would refuse personal service. This was considered by the Judge and on balance given that it refers to potential committal of the Respondent the Judge preferred not to dispense with personal service. She did note the conduct of the Defendant. I queried that where personal service was refused if we could dispense with personal service. The Judge confirmed that where personal service is refused then we can come back to Court and apply to have personal service dispensed with.
- 8. I instructed a process server Mr Andy Philippou to personally serve the two committal applications on the Defendant. Mr Philippou attended the Defendant's address (109 Burncroft Avenue, Enfield, EN3 7JQ) on 02 May 2018 and knocked repeatedly on the door but the Defendant, having identified himself as Simon Cordell, stated that he did not wish to open the door and therefore refused to accept personal service of the committal applications. A witness statement of attempted service from Mr Andy Philippou is attached to this witness statement under exhibit 'BKG1'.
- 9. On the basis of the Defendant's refusal to accept personal service of the documents, the Claimant would like to make an application to dispense with personal service of the two committal applications pursuant to CPR 81.10(5)(a) which states that the Court may dispense with personal service of the committal application if it considers just to do so. If such an order is

granted, the Claimant would like permission from the Court to effect service of the documents by Post and/ or through the Defendant's letter box.

10. While the hearing was taking place the Defendant was constantly shouting throughout the hearing in the waiting room, and had become much louder and his mother had to leave the court room to deal with him.

11.I had a conference with Mr Nwabuisi and Mr Mathiyalagan on the matter to allow the Defendant and his mother time to leave the court before we departed. When we did leave the Court building the Defendant and his mother were still outside across the road and the Defendant did proceed to shout at Mr Nwuibuisi; I did tell Mr Nwabuisi not to respond to him but the Defendant was trying to come to our directions but was held back by his mother. We proceeded to walk away in the opposite direction to avoid him so we could reach our car without any disruptions.

## Statement of Truth

I believe the facts in this Witness Statement are true.

Signed BLAROLD

Ms Balbinder Kaur Geddes

Dated this 10 May 2018

# IN THE EDMONTON COUNTY COURT

CLAIM NO: E00ED049

BETWEEN:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

MR SIMON CORDELL <u>Defendant</u>

EXHIBIT 'BKG1'

Statement filed on behalf of the Claimant Deponent: Andy Philippou Statement No: One Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

BETWEEN

#### THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

#### SIMON CORDELL

Defendant

### WITNESS STATEMENT OF ATTEMPTED SERVICE

I, Andy Philippou, a Process Server of Global Investigation Services Limited, Earnscliff House, London N99AB

Acting under the instructions of:-

The London Borough of Enfield, Legal Services Department, P.O. Box 50 Civic Centre, Silver Street, Enfield, Middlesex EN1 3XA

#### STATE AS FOLLOWS:-

- 1. That I am over sixteen years of age.
- 2. That I do make this Statement in Support of my previous statement of service date 10 January 2018, this being in order to re-affirm definitively and for the purpose of clarity my effecting service upon the Respondent on the aforementioned date at Cell 9 of the Custody Suite, Wood Green Police Station, High Road, Green Lanes, Wood Green, London N22 8HZ. That I did serve by reading out the terms of the Order as referred to in my original Statement dated 10 January 2018 in the presence of Sgt Mike Nicolaou, Officer Tahir Razzaq and three other police officers. That I did at the time of reading out the terms of the of the Injunction Order dated 09 January 2018 to the above named defendant did so in the knowledge that the defendant by his own admission to my colleague Terry Conway on 10 August 2017 that "he had difficulty reading" (refer to paragraph S of Statement of Terry Conway dated 10 August 2017). The defendant at the time of service effected by me in the manner as aforesaid being the necessary avenue for service upon the above named defendant in order that he understood the terms of said Order.
- 3. That I did on Wednesday 02 May 2018 at approximately 10.00.am attend in close proximity to the defendant's address supplied to me for him of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ. The purpose of my attendance being to meet and personally serve the above named defendant with the two envelopes containing the following:



- a) A Letter from the Claimant Solicitor dated 02 May 2018
- b) An Order of the Court dated 05 February 2018
- c) An Application Notice dated 05 February 2018 with accompanying documents
- d) An Injunction Order dated 09 January 2018
- e) A Power of Arrest dated 09 January 2018
- f) A Witness Statement of Mr Lemmy Nwabusi dated 02 February 2018
- g) A Witness Statement of Ms Kaunchita Maudhub dated 05 February 2018
- h) A Draft Order

#### And

- a) A Letter from the Claimant Solicitor dated 02 May 2018
- b) An Order of the Court dated 24 April 2018
- c) An Application Notice dated 20 April 2018 with accompanying documents
- d) An Injunction Order dated 09 January 2018
- e) An Affidavit of Mr Markandu Mathiyalagan dated 20 April 2018
- f) An Affidavit of Mrs Revathy Mathiyalagan dated 20 April 2018
- g) A Draft Order
- 4. On the same date after repeated knocking, the above named defendant responded from behind the front door asking "who is it". After having identified myself and the nature of my attendance and with the defendant stating he had no wish to open the door to me and therefore refusing to accept service personally of the aforementioned envelopes containing the documents referred to in this my statement of attempted service. That I did for approximately the next 20/25 minutes remain by the front door of the address attended with the above named defendant refusing to open the door to accept service personally. As the above named defendant was refusing to accept service personally of the aforementioned envelopes containing the documents referred to previously, I did remain in close proximity to the building for approximately one hour on the basis of the defendant may leave the property. At approximately 11.30.am on the same date I did leave the area.
- 5. That at the time of attempted service and from behind a closed front door the aforementioned defendant had admitted his identity to me as Simon Cordell, the defendant named in these proceedings.
- 6. That therefore I having being unable to meet and personally serve the above named defendant with the aforementioned documentation; I would verily ask of the court to allow service of any such Order the court makes by allowing any such Order and accompanying documentation to be placed in a sealed envelope addressed to the defendant, marked 'Important Court Documents' and posted through the letterbox of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ knowing that said documents would come to the attention of the defendant, by virtue of this address being his usual place of residency.
- 7. This statement is true to the best of my knowledge and belief and I make it knowing that, if it were tendered in evidence, I would be liable to prosecution if I wilfully stated in it anything which I know to be false or did not believe to be true.

Signed:

08/05/2018

Statement filed on behalf of the Claimant
Deponent: Andy Philippou
Statement No: One
Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

BETWEEN

THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

SIMON CORDELL

Defendant

"A"

This is the exhibit marked "A" and referred to in the Statement of Andy Philippou

Signed:

08/05/2018

Statement filed on behalf of the Claimant

Deponent: Andy Philippou Statement No: One Exhibits: One

EXMUITS.

CASE NO:E00ED049

**BETWEEN** 

IN THE COUNTY COURT AT EDMONTON

#### THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

#### SIMON CORDELL

Defendant

#### WITNESS STATEMENT OF ATTEMPTED SERVICE

I, Andy Philippou, a Process Server of Global Investigation Services Limited, Earnscliff House, London N99AB

Acting under the instructions of:-

The London Borough of Enfield, Legal Services Department, P.O. Box 50 Civic Centre, Silver Street, Enfield, Middlesex EN1 3XA

### STATE AS FOLLOWS :-

- 1. That I am over sixteen years of age.
- 2. That I did on Friday 11 May 2018 at approximately 9.00.am attend in close proximity to the defendant's address supplied to me for him of 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ. The purpose of my attendance being to meet and personally serve the above named defendant with a single envelope containing the following:
  - a) A Letter from the Claimant Solicitor dated 11 May 2018
  - b) An Application Notice dated 11 May 2018
  - c) An Application Notice marked 'Amended Application Notice'
  - d) An Affidavit of Mr Markandu Mathiyalagan dated 20 April 2018 with Exhibits
  - e) An Affidavit of Mrs Revathy Mathiyalagan dated 20 April 2018 with Exhibit
  - f) An amended Draft Order
  - g) A Witness Statement of Mr Lemmy Nwabusi dated 10 May 2018 with Exhibit
  - h) A Witness Statement of Ms Balbinder Kaur Geddes dated 10 May 2018 with Exhibit
- 3. That I did at the time of attendance having being unable to gain access to the building initially attempt to gain the attention of the above named defendant by tapping at the glass of the downstairs window, with no response. At approximately 9.20.am after having gained access to the building as a resident was leaving the building, I did knock at the front door of the defendant of 109



Burncroft Avenue, Enfield, Middlesex EN3 7JQ. With the above named defendant responded from behind the front door and as on my previous attendance at the address asked "who is it". After having identified myself as I had done so on my previous attendance and the nature of my attending and with the defendant stating he had no wish to open the door to me and therefore refusing to accept service personally of the aforementioned envelope containing the documents referred to in this my statement; I did ask on more than one occasion if the defendant would oblige by opening the front door. That I did after having being refused access to personal service at the address and with the letterbox to the address quite clearly being Obstructed by what left like a 'wooden plate' proceed to find a fixing for the sealed envelope addressed to the above named defendant containing the aforementioned documentation. That I did Continue to affix the envelope whist the defendant continued to speak in What could be best described as in a nonsensical manner as the conversation bore no relevance to my attending the address or the nature of my attendance. The defendant continued to speak about the 'unlawful' act I was performing by affixing with a cable tie the sealed envelope in a plastic wallet to the external door hinge of 109 Burncroft Avenue, EN3 7JQ. That I did whilst performing this act explain to the defendant that by his refusing to open the door to me and by sealing access through the letterbox that by effecting 'lodgement' at the address in this manner was the only course of action left open to me. That I did having re-affirmed this to the defendant and his saying "what if someone takes this off in five minutes" state by virtue of our conversation and his knowledge of my action did not excuse his not wishing to be informed of the Claimant attempting to effect service upon the above named Defendant. That I did at approximately 9.35.am affix with a cable tie in a plastic wallet attached to the side hinge 'barrel' of the door frame of 109 Burncroft Avenue, EN3 7JQ a sealed envelope addressed to the defendant in order that its content would have come to the attention of the Defendant.

4. This statement is true to the best of my knowledge and belief and I make it knowing that, if it were tendered in evidence, I would be liable to prosecution if I wilfully stated in it anything which I know to be false or did not believe to be true.

Signed:

11/05/2018

Statement filed on behalf of the Claimant

Deponent: Andy Philippou Statement No: One

Exhibits: One

IN THE COUNTY COURT AT EDMONTON

CASE NO:E00ED049

BETWEEN

THE LONDON BOROUGH OF ENFIELD

Claimant

-and-

SIMON CORDELL

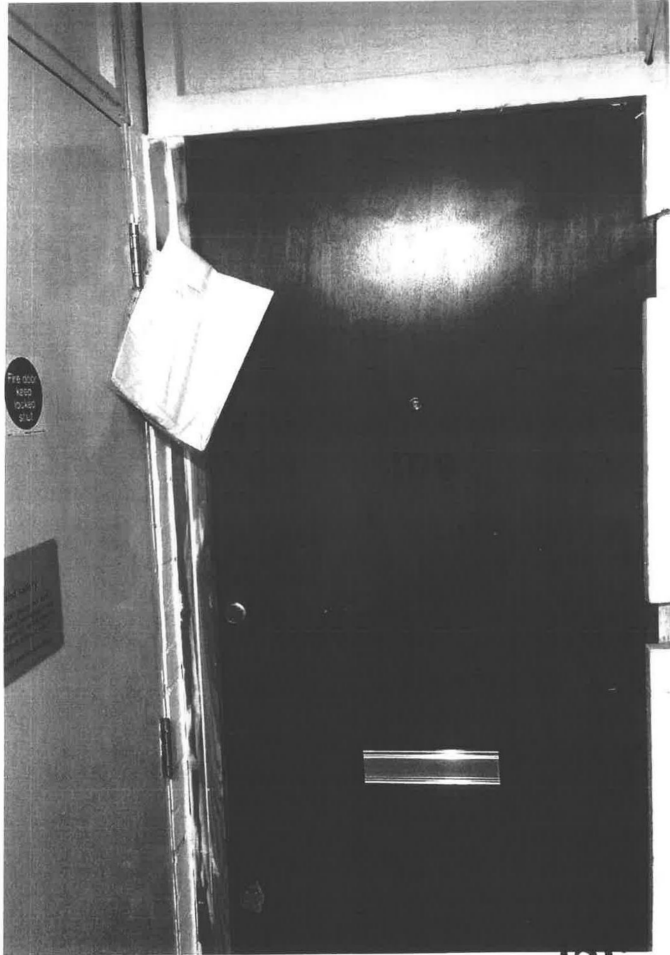
Defendant

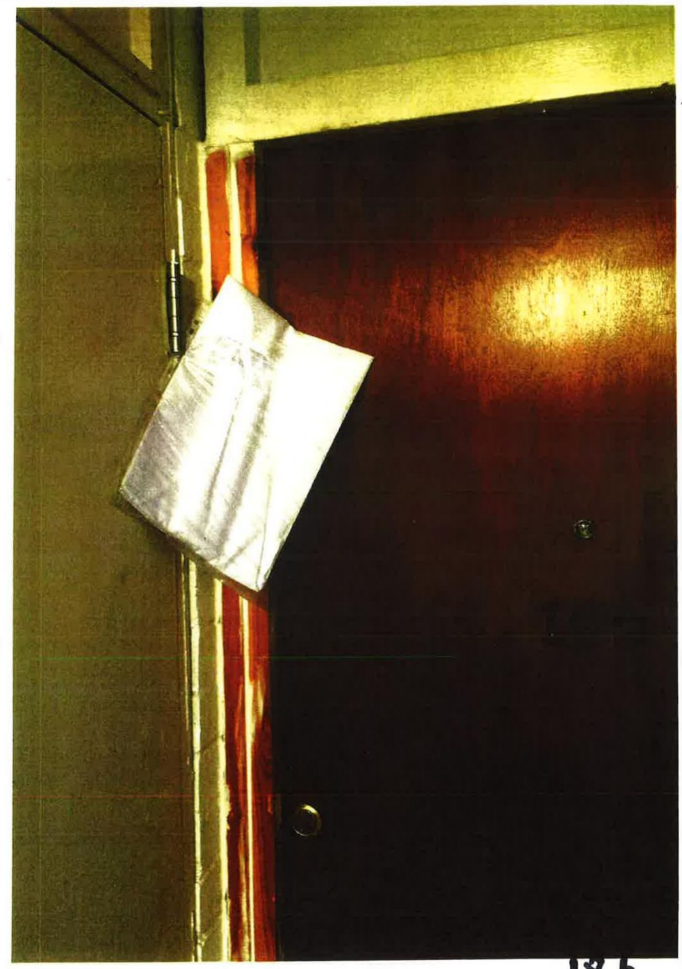
"A"

This is the exhibit marked "A" and referred to in the Statement of Andy Philippou

Signed:

11/05/201\_8





# General Form of Judgment or Order

In the County C	ourt at Edmonton
Claim Number	E00ED049
Date	14 May 2018

THE LONDON BOROUGH OF EN FIELD	1 <sup>st</sup> Claimant Ref LS/C/L1/155584
MR SIMON CORDELL	1st Defendant Ref

Before Deputy District Judge Genn sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

UPON hearing Solicitor for Applicant and Defendant not in attendance and not having notice of the application because of the history of Defendant evading service and the threats of violence to neighbours set out in the witness statement of Mr Nwabuisi and because of the urgency of the matter given there is a hearing listed for 30th May 2018.

AND UPON reading the Applicant's application

## IT IS ORDERED THAT

- 1. Permission to Applicant to amend the application for committal.
- 2. Permission pursuant to CPR 81.10 (5)(b) to serve the amended application by email on Mrs Cordell, Defendant's mother because she has successfully brought previous proceedings to Defendant's notice having received previous applications by this means.

Dated 14 May 2018

Produced by:D. Humphreys CJR065C

# General Form of Judgment or Order

In the County Court at Edmonton	
Claim Number	E00ED049
Date	14May2018

THE LONDON BOROUGH OF ENFIELD	1 <sup>st</sup> Claimant Ref LS/C/L1/155584
MR SIMON CORDELL	1 <sup>st</sup> Defendant Ref

Before Deputy District Judge Genn sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

UPON hearing Solicitor for Applicant and Defendant not in attendance and not having notice of the application because of the history of Defendant evading service and the threats of violence to neighbours set out in the witness statement of Mr Nwabuisi and because of the urgency of the matter given there is a hearing listed for 30th May 2018.

AND UFON reading the Applicant's application

## IT IS ORDERED THAT

- 1. Permission to Applicant to amend the application for committal.
- 2. Permission pursuant to CPR 81.10 (5)(b) to serve the amended application by email on Mrs Cordell, Defendant's mother because she has successfully brought previous proceedings to Defendant's notice having received previous applications by this means.

Dated 14 May 2018

The court office at the County Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

Produced by:D. Humphreys CIR()65C





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Date: 15 May, 2018

## URGENT

Dear Sirs

Re: The London Borough of Enfield-v- Cordeli- E00ED049

We write further to the Claimant's ex parte application which was considered by Deputy District Judge Genn on 14 May 2018 in the Edmonton County Court.

The Claimant collected a copy of the Order which was drafted shortly, after the hearing. However paragraph 2 of the order is slightly ambiguous and incomplete. It reads as follows:

Permission pursuant to CPR 81.10 (5) (b) to serve the amended application by email on Mrs Cordell, Defendant's mother because she has successfully brought previous proceedings to Defendant".

The Claimant's application notice issued on 14 May 2018 and considered by the Judge requested the following:

- 1) The Claimant seeks permission from the Court to dispense with personal service of the applications dated 05.02.2018 and 20.04.2018 pursuant to CPR 81.10 (5) and;
- 2) To dispense with personal service of the application notice dated 11.05.2016.

At the hearing it was explained to the judge that the Defendant has evaded personal service of the committal applications dated 05.02.2018 and 20.04.2018 and of the application notice dated 11.05.2018. The witness statements provided with the application also support the position. It was further explained that as a result of the

Jeremy Chambers Director of Law & Governance Enfield Council Civic Centre, Silver Street Enfield EN13XY

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