

# Bos v Michaels 4PA41550

Low Newbiggin Estate <holidays@lownewbiggin.co.uk>

Wed 11/10/2017 14:21

To: richard.goddard@addleshawgoddard.com <richard.goddard@addleshawgoddard.com>;

Cc: Low Newbiggin House <holidays@lownewbiggin.co.uk>; Paul Michaels <paulcharlottem@gmail.com>;

Dear Mr Marsland

My wife and I are litigants in person in the above matter and are currently investigating the process and procedures exercised throughout the above case.

The matter has been reported to the City of London Police and the National Fraud Intelligence Bureau with CRN ref NFRC170902001711

Under the data Protection Act 1998 it is our right and we do so request that the following information be provided.

1. HHJ Raeside's indemnity Bond number
2. The Leeds combined court Indemnity bond number
3. Bond Number of the Courtroom 15
4. Bond Number of the Clerk/s acting for HHJ Raeside
5. HHJ Raeside;s handwritten notes (wet ink) NOT Copies for both the trial on 7th and 8th March 2017 and for the handing down of judgement hearing, dated the 3rd October 2017. in fact ALL notes pertaining to this case.
6. The handwritten notes of Recorder Walker for the pre trial hearing dated, 3rd March 2017 which was heard at the Leeds combined court.
7. A copy of the actual court room tape recordings from the above pre-hearing trial and for the handing down of judgement hearing.
8. Records and copies of any and all emails pertaining to this case.
9. Proof of when and by whom that the court fee for the original possession claim was paid
10. Confirmation (forms date/stamp of the approving officers) of the official handing over of this matter from the magistrates court in Middlesborough to Scarborough to Leeds combined court and then to the chancery division.
11. ANY and all other records that could or would've any influence or effect over this case.

We look forward to hearing from you

Sincerely

Paul Michaels