



Attorney General's Office

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Ismail Abdulhai Bhamjee

Email: mailto:request-535240-411513e6@whatdotheyknow.com

4 December 2018

Freedom of Information request: FOI/215/18

I am writing in response to the five Freedom of Information request you submitted to this office and dated 26th November 2018, 28th November 2018 and 1st December 2018, which is copied in italics below;

First Email: 26th November 2018 at 14:37

I, Ismail Abdulhai Bhamjee do hereby request that:-

- 1) You should confirm the numbers of Petitions received for Declaration of Marital Status under Part 3 of the Family Law Act 1986, and The Attorney General Intervention and refusal to intervene.*
- 2) When the Statutory Instrument No 2014 No 2095 was laid before the House of Lords/House of Commons and came into force, Did the Attorney General revoke this Statutory Instrument.*
- 3) There are decisions made in the House of Lords about the Human Rights Act 1998 Section 7 and 22 (4)- When the Counsel has misled their Lordships by leaving out Section 11 (a) (b) of the Human Rights Act 1998 and The European Communities Act 1972. Is this not contempt of Court and Benefit from the Proceeds of Unlawful Conduct.*
- 4) Schedule 7 of the Senior Court Act 1981 The Whole Act 1925 The Supreme Court of Jurisdiction and Consolidation Act 1925 was repealed. When the Barristers does rely on the Repealed Parliament Act, is it not contempt of Court.*
- 5) On an Application by the Attorney General for an Order under Section 42 (1) of the Senior Courts Act 1981, Does this mean that the President of the Queens Bench Division or the Court Officers in the Administrative Court can make the orders on their Own Motion without a hearing.*
- 6) The Courts ACT 2003 When it was being debated in the House of Lords and The House of Commons, Was the Attorney General and Solicitor General present in the House of Commons or the House of Lords.*

Second Email: 26th November 2018 at 16:23:

I am not seeking Legal Advice from the Attorney General of the United Kingdom or his Legal Secretaries.

- 1) Under the Family Law Act there is the Provisions for HM Attorney General under Section 59 (1) (2) and 60.*

2) *Under the Contempt of Court Act 1981, The Attorney General does have the Power to apply for Contempt of Court Proceedings.*

3) *There have been many Attorney General of the United Kingdom between 1987 and the Present Time, The Former Attorney General in 1988 has died but the legal Secretary at the Time might have moved to another Office.*

4) *The Attorney General does have the Power under Section 7A of the Prosecution of Offence Act 1985 for the Right of Audience in the Criminal Courts.*

5) *The Time has come to take legal Proceedings against the HM Attorney Generals both in their Personal Capacity and Official Capacity outside the United Kingdom as some of the Judges in Europe are British Colonial Minded Persons.*

Third Email: 28th November 2018

You do have the Judgment in the House of Lords which are normally published that any person can see and View.

<http://www.bailii.org/uk/cases/UKHL/1978/6.html>

2) *I am not seeking any Legal Advice from the Attorney General's Office, and I request that this Email should be placed before the HM Attorney General for him to response as He is an Ex-Official Member of the General Council of the Bar.*

3) *When a Complaint is made to the General Council of the Bar about the Barristers Professional Rules of Code of Conduct, it isn't an application to vary and revoke the Order of the Court or Tribunal as they are responsible for taking the Barristers before the Inns Court.*

4) *You Can see and view the Judgments in the Administrative Court*

<http://www.bailii.org/ew/cases/EWHC/Admin/2015/316.html>

17th February 2015

Niall Carroll

Versus

Secretary of State for Communities and Local Government and Others

5) *Does the HM Attorney General or Solicitor General revokes or varies the General Permitted Development Order and If they have revoked the Orders than please kindly provide me the Statutory Instrument laid before the House of Commons.*

Fourth email: 28th November 2018:

Dear Attorney General's Office,

The Attorney General and the Solicitor General are the Responsible Minister for the Government Legal Services Department and the Crown Prosecution Service.

There is a decision in the Court of Appeal of Taylor and Another versus Lawrence where the Court of Appeal does have the Power to Re-open the Case where there is--

This case and Rule was not brought to the attention of the Divisional Court in the Proceedings number CO/3208/2003 Between HM Attorney General versus Ismail Abdulhai Bhamjee

The Counsel for the HM Attorney General was Adam Tolley instructed by the Treasury Solicitor.

He didn't Inform the Divisional Court of the decision given in the House of Lords where many persons are facing with wrong Civil Restraint Orders and the HM Attorney General has to pay the Court Fees and Obtain Court Documents and it is Contempt of Court also.

Fifth Email: 1st December 2018

I, Ismail Abdulhai Bhamjee do hereby make a request that:-

- 1) You should confirm whether Mr P. N. Milledge still works for the HM Attorney General, and You do have a copy of the Letter written on the 15th December 1988.*
- 2) I am aware that the Former Attorney General in the year 1988 has died, whilst when a person is dead than the Letters which he had given instructions should be disclosed.*
- 3) Does the Attorney General or HM Solicitor General has powers to override the Parliament Acts.*
- 4) Letter of request to the Attorney General of the Republic of Zambia.*
- 5) Letter from the Lord Chancellor's Department signed by the Secretary of Harriet Harman QC MP. as she was the Former Solicitor General on the 19th June 2003.*
- 6) On an Application by the Attorney General for an Order under Section 42 of the Senior Courts Act 1981.
How many Applications have been authorised by the Attorney General.*
- 7) The Law Officers Act- The Solicitor General may act on behalf of the Attorney General.
How many Applications have been personally signed by the Solicitor General or Former Solicitor General.*
- 8) The Attorney General or The Solicitor General does have the Legal Right to select his or her own Legal Representative.
How many applications for an Order under Section 42 of the Senior Courts Act 1981.*
- 9) DOES MR PAUL BEDDING STILL WORKS FOR THE ATTORNEY GENERAL OR HM SOLICITOR GENERAL.*
- 10) There is a Judgment given in the Divisional Court of Plavelil Versus Director of Public Prosecutions [2014] EWHC 736 (Admin)
Since the Government Legal Services Department and the Director of Public Prosecutions the come under the Supervision of the Attorney General.
The Transcript of the Judgment should be published on the Bailii web site that other members of the Public can view.*
- 11) Section 112 of the County Courts Act 1984 and 112A of The County Courts Act 1984, is not taken into account by some District Judges in the Romford County Court, and Central London County Court.
How many applications for Contempt of Court has The Attorney General or HM Solicitor General Issued.*

The Freedom of Information Act (2000) gives individuals and organisations the right of access to all types of recorded information held, at the time the request is received, by public authorities such as the Attorney General's Office (AGO).

I have now been able to consider your request and can confirm that the second, third and fourth email are not requests for information and no response is required to those emails.

In addition, the requests in the first and fifth emails are vexatious and the Attorney General's Office is not required to respond. In reaching this decision, I have concluded that the requests amount to an incoherent and scattergun demand for information. The requests lack clear focus and it appears that you are using FOIA as a means to vent your anger at the authority. Moreover, the range of information requested suggests you are involved in a fishing expedition. You are asking for information that is of limited value and your request imposes an unreasonable burden on the authority to sift through a substantial volumes of information to isolate information that is of little significance. I note that you are still a vexatious litigant pursuant to section 42 of the Senior Courts Act 1981 and have frequently sent correspondence to this office that is wholly without merit, and this appears to be an extension of that correspondence.

If you are dissatisfied with the handling of your request, you have the right to ask for an internal review. Internal review requests should be submitted within two months of the date of receipt of the response to your original letter and should be addressed to the above address.

Please remember to quote the reference number above in any future communications.

If you are not content with the outcome of the internal review, you have the right to apply directly to the Information Commissioner for a decision. The Information Commissioner can be contacted at: Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF.

Yours sincerely

FOI Officer

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