

Appeal Case No: CH-2018-00026

IN THE HIGH COURT OF JUSTICE

BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES

CH-2018-000026

AROPERTY COURTS OF

APPEALS (ChD)

ON APPEAL FROM THE ORDER OF DISTRICT JUDGE DODSWORTH

DATED 5 JANUARY 2018 SITTING AT THE COUNTY COURT AT

ROMFORD (Case No: 1441 of 2009)

IN BANKRUPTCY

AND IN THE MATTER OF THE ANJAM AMIN (A BANKRUPT)

AND IN THE MATTER OF THE INSOLVENCY ACT 1986

BEFORE MR. JUSTICE NUGEE ON 15 NOVEMBER 2018

BETWEEN

MR ANJAM AMIN

Appellant

and -

(1) LONDON BOROUGH OF REDBRIDGE

(2) MR PAUL ATKINSON

(as the Trustee in Bankruptcy of Mr ANJAM AMIN)

Respondents

ORDER

UPON the Appellant's appeal dated 26 January 2018 against an order

of District Judge Dodsworth dated 5 January 2018 ('the Appeal')

AND UPON hearing Rosana Bailey of Counsel for the Appellant, Rowena

Page of Counsel for the First Respondent and Simon Hunter of Counsel

for the Second Respondent

IT IS ORDERED THAT:-

1. The Appeal is allowed in part.

2. Paragraph 6(b) of the Order dated 5 January 2018 be

deleted and there be added at paragraph 7 an order in

terms that "There be no order as to costs of the

Applications".

3. The Second Respondent's costs of the Appeal be treated

as an expense in the Appellant's bankruptcy estate and

be paid from that estate pursuant to and in accordance

with paragraph 5 of the Order dated 5 January 2018

4. The First Respondent do pay 70% of the Appellant's costs

of the Appeal summarily assessed in the sum of

£7585.55 by 4pm on Thursday 13 December 2018.

Dated: 29 November 2018

Service of this order

The Court has provided a sealed copy of this order to the First Respondent, care of Counsel at rowenapage@enterprisechambers.com, for service on the Appellant and Second Respondent.