



Attorney General's Office

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Ismail Abdulhai Bhamjee

By email to: request-538125-4f3980d0@whatdotheyknow.com

25th January 2018

Dear Mr Bhamjee,

I write in response to your emails of 25th December 2018, and 17th January 2019. I will take each in turn.

Your request dated 25th December 2018

On that day you wrote to this office in the following terms:

We, Ismail Abdulhai Bhamjee and Mrs Sahera Ismail Bhamjee do hereby request that:-

1) When the Law Officers on behalf of the Solicitor General or HM Attorney General when Authorising an Application for a Section 42 of the Senior Court Act 1981, do they take account of Section 17 of the Children Act 1989.

*The Homelessness (Priority need for Accommodation) (England) Order 2002
Statutory Instrument 2002 No 2051*

As there are many Persons who have been declared as Vexatious Litigants when they shouldn't have been declared as Vexatious Litigants.

2) Do You have the decision given in Boxal and Boxal Versus the Waltham Forest London Borough Council where the Report has been published on the West Law where your Office does have reasonable Access.

3) Does the Law Officers or the HM Attorney General have revoked The Statutory Instrument 2002 No 2052 The Homelessness Priority Need for accommodation) (England) Order 2002

4) Does the Law Officers in the HM Attorney General Chambers have the decision given in the Supreme Court of the United Kingdom of Patel (Respondent) Versus Mirza (Appellant) Judgment given on the 20th July 2016 which was heard on the 16th and 17th February 2016 Before 9 Nine Judges of the Supreme Court of the United Kingdom
<http://www.bailii.org/uk/cases/UKSC/2016/42.html>

5) Does the Attorney General have the decision made in the House of Lords of Davy (Respondent) V Spelthorne Borough Council (Appellants)
Parliamentary Archives

HL/PO/JU/18/243

judgment given on the 13th October 1983.

6) *Do the Law Officers check Schedule 7 of the Senior Courts Act 1981 Repeals of The Supreme Court of Jurisdiction and Consolidation Act 1925.*

Who is in Contempt of Court when relying on repealed parliament Act?

7) *The Court of Appeal before than Lord Justice Donaldson and Others had stated they will inform the Attorney General of the History of my Applications and whether the Attorney General wants to issue an application under Section 42 of the Senior Court Act 1981 whilst the Solicitors were using the name and title of the Former Wife by seeking the attorney General authorise an application under Section 51 of the Supreme Court of Jurisdiction and Consolidation Act 1925.*

8) *How many decisions have been made under Section 5 of the Family Law Act 1986?*

I have concluded that your request appears to be part of a random approach and to lack any clear focus. I have also taken into account that you have made several previous requests under the Freedom of Information Act which have also lacked clear focus and these, together with your latest request, have placed a significant strain on the resources of the Attorney General's Office. As I have assessed your request of 25th December as vexatious, I have concluded that, by virtue of section 14(1) of the Act, we are not under an obligation to respond.

However, should you wish to clarify your requests of 25th December so that it is clear to us in each separate instance what specific information you are seeking, we will give them fresh consideration.

In order to be helpful I should also highlight what was said in an earlier response to you, namely that if you would like to access legislation then you can use the following website: www.legislation.gov.uk. You can also access judgements of certain courts at the following website: www.bailii.org.

Your request, dated 17th January 2019

In your latest email to us you wrote as follows:

I am writing to request an internal review of Attorney General's Office's handling of my FOI request 'RE:-Judgment in the Court of Appeal 25-10-2017 Ismail Kamoka and Others V (3) The Attorney General and Crown Proceedings Act 1947 Section 2'.

I am surprised that you don't have the information, whilst the Government Legal Services Department are the Appointed Solicitors and who instructs the Counsel-Barrister as their names does appear on the Transcript of the Judgment which is a public Record

The Master of the Court of Appeal has given me the directions to issue the appellants Notice as under Section 55 of the Access to Justice Act 1999 does apply.

Please provide a list of the Name of the law officers in the Attorney General Chambers, as Barristers have no Immunity from Criminal Proceedings, and Aid and Abet and Counsel shall be treated as the Main Offender.

*When there was British Rule in Nyasaland (Republic of Malawi)
and Northern Rhodesia (Now Republic of Zambia)*

Some of the Officers had caused unnecessary hardship to My Father and Late Sisters.

I had learnt Constitutional Law in the Republic of Zambia, and had approached Mr Mainza M Chona SC (Who was the Former Vice President and Home Affairs and Attorney General of the Republic of Zambia)

*You are aware the amount of Costs Paid to the Barristers,
I have to make a similar type of application and which will costs more as I am not restricted from taking Proceedings under the Proceeds of Crime Act 2002 Section 241A applies.*

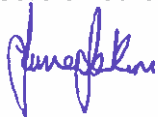
A full history of my FOI request and all correspondence is available on the Internet at this address: https://www.whatdotheyknow.com/request/re_judgment_in_the_court_of_appeal

Your email of 17th January appears to have been prompted by our letter to you of that same date, which itself informed you of the outcome of an internal review of our response to your FOI request 'RE:-Judgment in the Court of Appeal 25-10-2017 Ismail Kamoka and Others V (3) The Attorney General and Crown Proceedings Act 1947 Section 2'. This request was made by you on 9th December 2018 and our original response was sent to you on 18th December.

By your email of 17th January 2019, you appear therefore to be requesting us to carry out an internal review of an internal review. In those circumstances I draw your attention to the final paragraph of the AGO's letter to you, dated 17th January 2019, which sets out your rights if you remain dissatisfied with the outcome of our internal review of 17th January 2019. This states:

If you are not content with the outcome of this internal review then you have right, under section 50 of the Act, to apply directly to the Information Commissioner for a decision. The Information Commissioner recommends that applications are made within two months of the public authority's determination in relation to the internal review (the date of this letter). The Information Commissioner can be contacted at: Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF. Further information can also be found online on the ICO website.

Yours sincerely



James Jenkins
Head of Casework
Attorney General's Office

