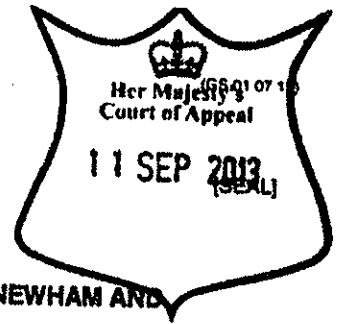




IN THE COURT OF APPEAL, CIVIL DIVISION

REF: C1/2013/0510/A + B



R ON THE APPLICATION OF I AND OTHERS (BY AFHAM AND NAZRAH ISMAIL AS LITIGATION FRIENDS

-v- LONDON BOROUGH OF NEWHAM AND ANOTHER

ORDER made by the Rt. Hon. Lord Justice Aikens

On consideration of the appellant's notice and accompanying documents, but without an oral hearing, in respect of an application for permission to appeal

Decision: Refused, as being totally without merit and the applicant may not request the decision to be reconsidered at an oral hearing.

PTA refused. Application to commit refused Application for interim relief refused.

Reasons

There is no arguable ground on which the proposed application for judicial review could succeed. The decision by Newham to terminate temporary accommodation was according to the law The judgment of Deputy Judge Isaacs QC cannot be faulted. The application to this court to commit the LB of Newham and Dr Ahmed is misconceived There is no basis for interim relief. The whole process is totally devoid of legal merit. I order that there be an Extended Civil Restraint Order for 2 years against the current applicants.

friends. RIPA

RECEIVED 12 SEP 2013 FOR LEGAL SERVICES

Information for the parties: This decision is final.

Where the Court of Appeal refuses permission to appeal without a hearing, it may, if it considers that application is totally without merit, make an order that the person seeking permission may not request the decision to be reconsidered at a hearing (see CPR 52 3(4A)(a)). Such an order has been made in this case The appellant is therefore unable to request that an oral hearing be arranged

The application for permission to appeal to this Court has been refused. No appeal may be made against this decision to the Supreme Court of the United Kingdom: see S54(4) of the Access to Justice Act 1999.

The Parties have exhausted the domestic appellate process.

Signed: Date: 09/09/2013

[Signature]

By the Court



Extended civil restraint order

Name of court	IN PRIVATE
Claim No	C1/2013/0510(A) + (B)
Name of Claimant	AYMAN ISMAIL, USMAN ISMAIL AND IMRAN ISMAIL
Name of Defendant	LONDON BOROUGH OF NEWHAM AND NASS
Date of issue	9 th September 2013

Enter name and address of person against whom the order is made

Ayman Ismail & Others
47B Colchester Avenue
Manor Park
London
E12 5LF



You must obey the directions contained in this order. If you do not you will be guilty of contempt of court and you may be sent to prison.

SECTION 1

Date of order

Name of Judge

Name of person against whom order is made

The judge has considered an application by the Claimant Defendant

OR
The court has considered, of its own initiative

AND
Upon hearing

Upon reading

And has found that the above named person has persistently issued claims or made applications which are totally without merit.

SECTION 2

The Order

It is ordered that you be restrained from issuing claims or making applications in any court specified below concerning any matter involving or relating to or touching upon or leading to the proceedings in which this order is made without first obtaining the permission of

Name of Judge

OR
If unavailable

- Court of Appeal
 The High Court



- County Court(s)
- Any county court
- Any court

It is further ordered

This order will remain in effect until 9th September 2015

1 If you wish to apply for permission-

(a) to make an application in these proceedings, OR

(b) to make an application to amend or discharge this order,

you must first serve notice of your application on the other party. The notice must set out the nature and grounds of the application and provide the other party with at least 7 days within which to respond. You must then apply for permission of the judge identified in the order. The application for permission must be made in writing and must include the other party's written response, if any, to the notice served. The application will be determined without a hearing.

2 If you repeatedly make applications for permission under 1 above which are totally without merit, the court may direct that if you make any further application for permission which is totally without merit, the decision to dismiss the application will be final and there will be no right of appeal, unless the judge who refused permission grants permission to appeal.

3 Any application for permission to appeal a refusal of an application under 1 above must be made in writing and will be determined without a hearing.

SECTION 3

Costs

There is no order for costs

It is ordered that you pay costs. The sum you must pay is

You must pay on or before

and send payment to the Claimant Defendant

Note



If you attempt to make a further application in these proceedings without first obtaining permission of the judge named in the order above, your application will automatically be dismissed without the judge having to make any further order and without the need for the other party to respond to it

If this order was made in your absence, you may make an application to set aside, vary or stay the order. An application must be made within the period specified in the order or, where no period is specified, not more than 7 days after service of this order on you. You do not require permission of the court to make such an application.

If you do not understand anything in this order you should go to a Solicitor, Legal Advice Centre or a Citizens' Advice Bureau



**DATED 9TH SEPTEMBER 2013
IN THE COURT OF APPEAL**

ORDER

Copies to

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Manor Park
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Lower Court Ref CO114672012

