

Subject Data Access Request Emails of Mr Zarb v Ministry of Justice

15th to 29 July 2021

From: LondonKILO <LondonKILO@justice.gov.uk> Date: Thu, 15 Jul 2021 at 14:29

Subject: response to your request (our reference 210510024)

To: wmbfpz@gmail.com <wmbfpz@gmail.com> Cc: LondonKILO <LondonKILO@justice.gov.uk>

Dear Mr Zarb, I would like to **apologise for the delay** in our response to you. Please see the attached response to your request (our reference 210510024).

Knowledge and Information Officer Knowledge and Information Liaison Unit | London Regional Support Unit | 3rd Floor | First Avenue House | 42-49 High Holborn | London | WC1V 6NP | DX160010 Kingsway 7

Francis <wmbfpz@gmail.com>

Mon, Jul 19, 2021 at 6:09 PM

To: Neil4harborough@gmail.com, "O'BRIEN, Neil" <Neil.obrien.mp@parliament.uk> Bcc: Edward.w.ellis@gmail.com

Fwd: response to your request (our reference 210510024)

Dear Neil,

I recently made a subject access request and it appears that the RCJ do not comply with the law as there is no mention of this on their website.

As it turns out they failed to comply with the Law and after 2 months sent me the attached/forwarded email reply effectively stating that they do not have to comply nor disclose anything and so they did not.

So why the massive delay if in the end they are not going to comply because they are above the law?

So I am told all conversations are recorded in courts and between judges and barristers etc. But I am being denied the ability to hear what they are saying about me and my case.

At a canceled trial hearing the judge and counsel had private conversation BUT I was not allowed to join my case to her case nor to make a counterclaim. Judge Luba denied me by claiming that I had not paid but I had. He made a small claims case a multitrack case so costs could be imposed on me should I lose. Yes, judges guide cases in the way that suits their law society friends.

I want to have copies of all those conversations that have been recorded about me by the various judges handling my case and see all their notes and I know they have these.

Her case was for under ten thousand pounds mine was for loss of rent and damages to the property and for a restraining order for her to stay clear of where I live.

She claimed she had an AST but even the Judge said she only had a licence BUT he made the mistake in that she had not paid any fee and owed around £3,000 in unpaid licence fee which had been terminated months before and the Law states that such a licensee has no protection from eviction and so the judge Hand made a gross error in his judgement among many others claiming I never lived in my home when even the claimant said that I was in her statement.

So it seems that the RCJ and indeed all our legal society lawyers, judges etc protect each other and have groups that force outcomes to suit their whims.

This explains why I have been continually ignored as a litigate in Person as you know even the Judge who dismissed my appeal did not get the clerk to inform me until a few hours before the hearing. Everyone else had weeks or months advance notification.

This is unfair and unjust.

The Judge refused to reply to my request to be sent the index page of the bundle she had. Her refusal to reply and her clerks refusal to reply indicates that the RCJ Officers and / or judges are colluding and have been tampering with my documents.

What can I do to get my case properly read and heard?

I was told that my bundle had been destroyed because of Covid fears so she could not read nor be in a position to hear it and was presented with sections pulled out.

No one told me this and this secret unilateral action by the courts secret motion must be redressed immediately. It is unfair and unjust. No one told me that I should refile electronically, or what the changing procedures were. This is unfair and unjust.

I think that this is the reason that they did not notify me apart from of course to seriously increase my costs so they all win again at my expense. This is not just nor fair, which is my basic human right.

Subject Data Access Request Emails of Mr Zarb v Ministry of Justice

15th to 29 July 2021

Who made the bundle given to the judge? The one I sent was received but someone in the court sabotaged me again and this is not the first time. What can you do as the little power I thought I had in getting all the people who have been handling my case refuse to be identified and it appears to me to that fraudulent activity which no doubt they will try to say was plausible incompetence by clerical staff that is going on inside the RCJ. This concerns me a lot as I seem to be repeatedly targeted and by many independent ways it has become apparent that there are many kinds of frauds designed to take widows' houses as Jesus in the Bible states were going on in his day. Clearly some of the judges have a great deal of protection do do all kinds of bad practices knowing they will not be easily exposed.

This form of corruption needs to be rooted out. What can you or I do to get this serious issue dealt with? Yours sincerely Mr F P Zarb

 Mr F P Zarb 210510024 - SAR - Final Response.pdf 258K

Francis <wmbfpz@gmail.com>

Wed, Jul 28, 2021 at 12:12 AM

To: LondonKILO LondonKILO@justice.gov.uk Bcc: Edward.w.ellis@gmail.com

Dear Sir, Can you kindly explain this paragraph: To answer Question (7), I have conducted a search for your personal data and I can confirm that the Queen's Bench Division, Royal Courts of Justice does not hold any personal data within the scope of your request. The Queen's Bench case number that you have provided (QB/2018/0239) is incomplete. A search has been conducted and there is no party under the surname Zarb.

Can you kindly provide a screenshot of this case or a current printout as to what is here and any history that I am allowed to see.

The only information I have is the one I gave and all the clerks seemed to use that as the key reference. What are the list of parties in this case? If you cannot provide this, what can I do to find out this information? Is there a way that a legal company can find out all the past and current case information as I heard from a friend that has an Islamic friend who knew of his case and who it was and he was not a lawyer so there must be a way to find this out without having a friend who is in the RCJ or courts.

In what way is the number incomplete as all Appeals are in that format as far as I am aware? Which parts are missing that would make it complete?

Suggestion: In view of the fact that you do not comply with SAR Law, don't you think that rather than waiting around 10 weeks building up a requestor expectations of you building up the full information that they are expecting that you should provide the generic information immediately rather than delay this for 10 weeks. Our specific response can then be sent as a follow up or update. This would give an honest and truthful 'heads up' response and help manage expectations. Your extremely long delay coupled with failure to reply to my reasonable requests led me to expect that you had lots of information that I was entitled to and were busy preparing the way to get me all the information. As it was you supplied very little but you were kind enough to notice a big discrepancy which I am greatly in your debt. Thanking you kindly for your swift reply, Yours sincerely Mr F P Zarb

From: LondonKILO <LondonKILO@justice.gov.uk> Date: Thu, Jul 29, 2021, 3:36 PM
Subject: RE: response to your request (our reference 210510024)
To: Francis <wmbfpz@gmail.com> Cc: LondonKILO <LondonKILO@justice.gov.uk>

Dear Mr F P Zarb, Thank you for your email.

The case number takes the form of initials for the court (QB), then the year of issue followed by six numbers. An example would be QB-2021-123456. Normally the first two numbers following the year are 00. If the case was issued in 2018, it may have an alternative case number beginning HQ followed by the year, a letter and then five numbers.

Based on the information provided, the court cannot find a variant of the case number provided or any party with the surname Zarb.

You may request an office copy directly from the court, but you will need the correct case details to make the request. If you are not party to the case, you may need to make a further application via an N244 form which will incur a fee. Please see the following link for details: <https://www.gov.uk/government/publications/form-n244-application-notice>

Kind regards, Knowledge and Information Liaison Officer