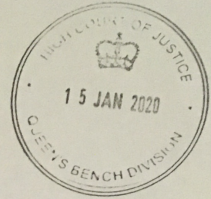


In the High Court of Justice
High Court Appeal Centre Royal Courts of Justice
On appeal from the Central London County Court
Order of HHJ Saggerson dated 21 June 2019
County Court case number:
Appeal ref: QA-2019-000216



BETWEEN:

David Richard Smith

Claimant and Appellant

and

1 Marks and Spencer PLC
2 The Commissioner of Police for the Metropolis

Defendants and Respondents

Before **THE HONOURABLE SIR ALISTAIR MacDUFF** sitting as a Judge of the High Court at the Royal Courts of Justice Strand London WC2A 2LL on the 13th day of January 2020

WITHOUT NOTICE

IT IS ORDERED THAT;

1. Appellant's application for permission to appeal is refused.
2. **REASONS:** I have considered the Appeal File and Bundle and have read the Judgment of HHJ Saggerson and can find no fault. I have considered the Appellant's Notice and find it difficult to understand what complaint it being made – but I assume that Mr Smith understands what he is trying to say. I just do not understand, in particular, what is being said about an order "that did not exist in law". I have considered certifying that this application is wholly without merit, but, on reflection, I have refrained from doing so but by a very narrow margin.
3. The Appellant may, within seven days of receipt of this Order, apply for a hearing at which he may renew his application for permission to appeal. Such application may be made by post to the High Court Appeal Centre Royal Courts of Justice Strand London WC2A 2LL quoting the above appeals reference number.