

What ACTUALLY took place - see:  
- 09.08.11 FULL OF LIES MPS Order  
- 29.07.11 IPCC Order  
- 09.08.11 Home Office Order  
ALL have my Comments attached

IN THE HIGH COURT OF JUSTICE  
QUEEN'S BENCH DIVISION  
[CENTRAL OFFICE]



AN ALLOCATION-HEARING IN  
KLOSTERKOTTER-DIT-RAWE v COMMISSIONER HQ1X01471

HAS BEEN FIXED before Master Eyre at 12:00 on 5/07/11 with half-an-hour allowed.

**PLEASE NOTE THAT:**

- 1 There is no need for allocation-questionnaires (though the fee remains payable on allocation).
- 2 If the parties are referred to by name, initials, &c. in the pleadings that have been filed, cleanly-corrected – **not** amended – copies **must be made available at the hearing.**
- 3 14 days before the hearing, the parties must exchange concise costs-estimates (there is no need to follow Precedent H, but the estimates may nonetheless be taken into account by the court on any assessment of costs pursuant to 43PD.6).
- 4 **COSTS-PILOT:** In any action within PD51D: 'Defamation Proceedings Costs Management Scheme,' the parties must comply with Paragraph 4.1, but **14 days before the hearing.**
- 5 The parties must so far as possible seek to agree directions in advance of the hearing, in order to shorten any hearing or even to make a hearing unnecessary. **In particular, the parties must consider whether to seek a direction staying the action while they attempt to settle it:**
  - (1) Any party that does **not** wish to attempt settlement at this stage will be expected to explain to the court at any hearing why it takes that view.
  - (2) Legal representatives will be expected to be able to confirm that they have explained to their client the need to try to settle; the available choices; and the possibility of costs-sanctions for failing to attempt settlement.
  - (3) Any party wishing (i) to seek a 1-month stay of the action in which to attempt to settle and (ii) to rely on the court to arrange a mediation-appointment (a fee will be payable to the mediation-provider appointed by the National Mediation Helpline) must notify the court without delay, if possible with an agreed draft order for the court's consideration.
- 6 If directions are needed, the precedent must be obtained from **<http://tinyurl.com/E107Guide>.**
- 7 Any party wishing the hearing to be held by telephone, video, &c. must apply for the necessary direction well in advance. Any such hearing will be listed for 10:30 a.m. or 2 p.m.
- 8 **The Claimant must serve this document on all parties.**

**IMPORTANT:** Messages relating to any action in which Master Eyre is the assigned Master may now be sent to Master.Eyre@judiciary.gsi.gov.uk. **Always include the HQ-number and title of the action in the subject-line of any email-message. AND, if you submit an attachment for approval, PLEASE ensure that the file-name ends '.doc' or '.rtf.'**