



FIRST-TIER TRIBUNAL SPECIAL EDUCATIONAL NEEDS AND DISABILITY

ORDER

Appeal No: SE873/11/00029
Appeal By: Miss Robertson & Mr Cytera
Against Decision of: Cambridgeshire County Council
Concerning: Jamie Robertson (Born 29 October 2001)
Hearing Date: 13 July 2012

The Tribunal received a request dated 28 June 2012 from the Parent for the order of the 26 June 2012 to be reviewed in light of submissions made by the parent's representative.

The letter drew to the attention of the Tribunal the fact that the submission from the LA dated 25 May 2012 responded only in part to the order issued on the 22 May 2012 and that the LA did not provide the detailed costs information directed by paragraph 4 of the said order by the 15 June 2012 as directed.

I have read the submissions carefully, as well as my order of the 22 May 2012 and the response. I conclude that the LA has not complied with direction 4 of the order of the 22 May 2012 and in view of the previous failures to provide clear information about the costs position, I conclude that it is in the interests of justice for the LA to be barred from providing any further evidence setting out the detailed cost of provision, whether oral or documentary evidence purporting to be in compliance with direction 4 of the order 22 May 2012, pursuant to Rule 8(4)(a) of the Tribunal Procedure Rules 2008.

It is ordered:

1. The order of the 26 June 2012 is reviewed and replaced with the following:
2. The LA, having failed to comply with direction 4 of the order issued on the 22 May 2012, is barred from adducing further evidence about the cost of provision.

Tribunal Judge: Meleri Tudur
Date Issued: 11 July 2012



WARNING

Both parties are reminded that failure to comply with any of these directions may result in the Tribunal using its powers in Rule 8(4)(a) to strike out all or part of the party's case or restricting the party's participation in the proceedings.
