



**In the High Court of Justice
Queen's Bench Division
Administrative Court**

CO 6656/2011

In the matter of an application for Judicial Review

The Queen on the application of
HOANG DANNY HIZO TRUNG
versus
Isleworth Crown Court

**Application for permission to apply for Judicial Review
NOTIFICATION of the Judge's decision (CPR Part 54.11, 54.12)**

Following consideration of the documents lodged by the Claimant [and the Acknowledgement(s) of Service filed by the Defendant and / or Interested Party]

Order by the Honourable **Mr Justice Collins**

Permission is hereby refused.

Reasons:

There is, for the reasons given in the Acknowledgement of Service from the Crown Prosecution Service, no error of law or arguable point of law arising from the Crown Court decisions.

The emails were self evidently threatening and, whatever the claimant may have thought, could not be justified as a proper means of dealing with the alleged £2.50 overcharge. Thus the Court was entitled to find as a matter of fact that the offences were proved. There was no proper excuse for the Bail Act failure to attend.

- Case is considered to be totally without merit.

Signed: Sir Andrew Collins Dated; 31/08/11

Sent / Handed to the Claimant, Defendant and any Interested Party / the Claimant's, Defendant's, and any Interested Party's solicitors on (date):

Solicitors:

Ref No.

Notes for the Claimant

If you request the decision to be reconsidered at a hearing in open court, you must complete and serve the enclosed FORM within 7 days of the service of this order – CPR 54.12