

Private and Confidential
Messrs. Musa Patels
Solicitors,

GRO

GRO

DX 700895 Derby 4

Secure Email: Email: martin.smith@ **GRO**
Tel: **GRO**
Fax: **GRO**

Date: 12 July 2012
Our Ref: MS2/24676

Dear Sirs,

Re: Khayyam Ishaq
Bradford Magistrates Court - 25th July 2012 at 10.00 a.m.

We enclose in duplicate the committal papers relating to the prosecution of Mr. Ishaq.

We are required to disclose to you any prosecution material which has not been previously disclosed, and which might reasonably be considered capable of undermining the case for the prosecution or assisting the accused's case.

Attached to this letter is a copy of a schedule of non-sensitive unused material. Where the word 'evidence' appears alongside any item, the items listed on the schedule are intended to be used as part of the prosecution case. You will receive a written notice should the position change. Material marked as available for inspection can be viewed by arrangement with the disclosure officer.

A defence statement is required in Crown Court cases. Please provide your client's defence statement within 14 days. In accordance with our continuing duty to consider disclosure, we will review the information you provide in the statement to identify any remaining material which has not already been disclosed. The statement will also be relied on by the court if you later make an application under section 8 CPIA. If you do not make a CPIA-compliant defence statement where one is required or do so late, the court may hear comment and/or draw an adverse inference.

It is essential that you preserve this schedule in its present form, as access to any material will only be granted upon its production to the disclosure officer.

Should any matters arise, please do not hesitate to contact our Miss Rachael Panter at our Nottingham office on **GRO**

Yours faithfully,

Cartwright King.