From:
To:
BramfordtoTwinstead

Subject: The Infrastructure Planning (Examination Procedure) Rules 2010-Rule 17- Your ref: EN020002.

Date: 07 March 2024 18:14:57

You don't often get email from Learn why this is important

For the attention of Mr Jake Stephens, Case Manager.

Dear sir,

Further to your e-mail 27/02/2024 regarding the above matter and my previous e-mail to you today.

(apologies I put 2023 and not 2024).

Whilst terms for a voluntary agreement have been reached with the applicant, these have not yet been recorded in a legally binding document.

The applicant's solicitor is being extremely slow in sending paperwork through to my solicitor for their consideration.

Until a legally binding document is provided to my solicitor for signature, I am not willing to withdraw my representation, in as far as it relates to land rights.

I would like to add that further information has recently come to light that was not mentioned during the voluntary agreement.

This information map shows that two veteran oak trees will be removed including roots.

I did not voluntary agree to this destruction and would hope to negotiate with the applicant for an acceptable solution.

Kind regards,

Mrs Joyce Georgina Evans.