

Stephen Dilley

From: Stephen Dilley
Sent: 27 June 2006 14:39
To: 'mandy.talbot' GRO
Cc: Tom Beezer
Subject: RE: Post Office -v- Castleton: disclosure

Attachments: LETTER_1180724.DOC



LETTER_1180724.D
OC (64 KB)

Dear Mandy,

Thanks for your email of 21 June.

We have today received part of Castleton's disclosure which we are reviewing.

In the meantime, I attach a copy letter that I am sending to Castleton's solicitors, just for your information. As they've failed to provide their documents on time, I think we should put back the remainder of the timetable for exchange of statements etc just to give ourselves ample opportunity to review their docs. This would not affect December's trial date.

I will keep you updated.

Kind regards.

Stephen Dilley
Solicitor
for and on behalf of Bond Pearce LLP
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Please note our new contact details from 8 May 2006 as set out above.

-----Original Message-----

From: mandy.talbot GRO
Sent: 21 June 2006 17:04
To: Stephen Dilley
Subject: Re: Post Office -v- Castleton: disclosure

Yes I think that an application especially if not complied with and a costs order against them would be just what we want to remind Castleton of what his little journey into litigation might actually cost him.

Mandy Talbot
Litigation Team Leader
Company Secretary's Office
Royal Mail Legal Services
148 Old Street
London EC1V 9HQ

Postline: GRO STD Phone: GRO Fax: GRO Mobile:
GRO
External Email: GRO

"Stephen Dilley"

GRO

To:

GRO

GRO cc: "Tom Beezer" <[redacted]>
<cath.oglesby@[redacted]> GRO
21/06/2006 16:12 <vicky.harrison@[redacted]> GRO
Subject: Post Office -v- Castleton: disclosure

Dear Mandy,

1. Following helpful feedback from Vicky and Cath, I attach the reply which I will send to Castleton's solicitors today, dealing with their disclosure requests, unless you have any objections.
2. I am concerned that they have still failed to deliver us their documents. I have chased them repeatedly. We need them to help clarify the issues we need to deal with in witness statements. My advice is that unless we get them very shortly, we should issue an application to Court to compel them to do so. Do you agree?
3. Vicky - please could you update me on the P242 point?

I look forward to hearing from you.

Kind regards.

Stephen Dilley
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for and on behalf of Bond Pearce LLP
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Please note our new contact details from 8 May 2006 as set out above.

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