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Date: 15 February 2013
Our Ref: AB2/24040

Dear Sirs

**LETTER TO DEFENCE WHERE THERE IS MATERIAL TO DISCLOSE - ONGOING
DISCLOSURE (DEFENCE CASE STATEMENT)**

R v Angela SEFTON and Anne NIELD

COURT AND NEXT HEARING DATE: Liverpool Crown Court - w/c 15.04.2013

I have considered your defence statement dated [REDACTED] provided under Section 5 Criminal Procedure and Investigations Act 1996 (CPIA). Under section 7 CPIA I am required to disclose to you any prosecution material which has not been previously disclosed and which might reasonably be expected to assist your defence, as described in your statement.

A copy of a schedule of non-sensitive unused material prepared by the police has already been sent to you. The items listed below are those which I consider might reasonably be expected to assist your defence, as described in your statement, and which have not already been disclosed to you. The numbers refer to the numbers on the schedule previously provided. Where indicated, copies of the items listed are attached. Material marked as available for inspection can be viewed by arrangement with the disclosure officer.

An additional MG6C schedule has been produced and is attached and has been endorsed.

This material is disclosed to you in accordance with the provisions of the CPIA, and you must not use or disclose it, or any information recorded in it for any purpose other than in connection with these criminal proceedings. If you do so without the permission of the court, you may commit an offence.

If you consider that there is other prosecution material which might assist your defence and which has not already been disclosed, please let me know and I will consider my decision in the light of any further information that you provide. Alternatively, you may apply to the court under section 8 CPIA. The court will assess your application in the light of your defence statement.

If you request access to any item which has been marked for disclosure by inspection, it is essential that you preserve this letter in its present form, as access will only be granted upon production of this letter and the schedule previously provided to the person supervising access.

If you have a query in connection with this letter, please contact me.

Yours faithfully

GRO

Andrew Bolc
Solicitor

