
From: Davidson James [/O=EXCHANGE/OU=ADMINGROUP1/CN=RECIPIENTS/CN=DAVIDSONJ2]
Sent: Tue 27/03/2012 10:58:45 AM (UTC)
To: Thomas Penny [GRO]; Thompson Peter [GRO]
Cc: Jenkins Gareth GI [GRO]; Munro Donna [GRO]
Subject: RE: RM v Bramwell Specifically - Horizon Integrity in General

Thanks, I've asked Howard to escalate.

James Davidson
Delivery Executive
Post Office Account

Fujitsu
Lovelace Road, Bracknell, Berkshire, RG12 8SN
Mobile: [GRO]
Email: [GRO] [GRO]
Web: <http://uk.fujitsu.com>



Please consider the environment - do you really need to print this email?

From: Thomas Penny
Sent: 27 March 2012 11:49
To: Thompson Peter; Davidson James
Cc: Jenkins Gareth GI; Munro Donna
Subject: FW: RM v Bramwell Specifically - Horizon Integrity in General

Pete / James

Please be advised that it is highly unlikely that the appropriate funding will be in place in time for Gareth to respond to POL legal as requested in this mailstring. I send to you for information and in the event of any fallout as a result.

Kind regards
Penny

From: Smith Robert
Sent: 26 March 2012 11:21
To: Thomas Penny
Subject: FW: RM v Bramwell

FYI.

From: Ravi Dudala [GRO] [GRO]
Sent: 26 March 2012 10:49
To: Bruce Tann
Cc: Smith Robert
Subject: RE: RM v Bramwell

Bruce,

Yes, Mark Dinsdale in the Security team is in the process of getting a PO raised for this.

Best Regards,

Ravi

Ravi Dudala

Finance Business Partner

Post Office Ltd

1st Floor, 148 Old Street, London, EC1V 9HQ

Postline

GRO

STD Phone

External Email

GRO

GRO

From: Bruce Tann

Sent: 26 March 2012 08:40

To: Ravi Dudala

Cc: Smith Robert

Subject: FW: RM v Bramwell

Ravi

Is a PO being raised for this?

Thanks

Bruce

Bruce Tann

Project Accountant

Post Office Ltd

Finance

1st Floor, Old Street Wing, 148 Old Street, London. EC1V 9HQ.

Postline:

GRO

STD Phone:

GRO

External Email:

GRO

GRO

From: Smith Robert

GRO

GRO

Sent: 23 March 2012 12:17

To: Bruce Tann

Cc: Thomas Penny

Subject: FW: RM v Bramwell

Hi Bruce,

Any news on this one?

Regards

Rob.

From: Smith Robert

Sent: 15 March 2012 16:25

To: 'Bruce Tann'

Subject: FW: RM v Bramwell

Hi Bruce,

As per our conversation. Much appreciated if you could investigate.

Regards

Rob.

From: Thomas Penny
Sent: 14 March 2012 15:34
To: Thompson Peter
Cc: Munro Donna; Smith Robert; Jenkins Gareth GI
Subject: FW: RM v Bramwell

Pete

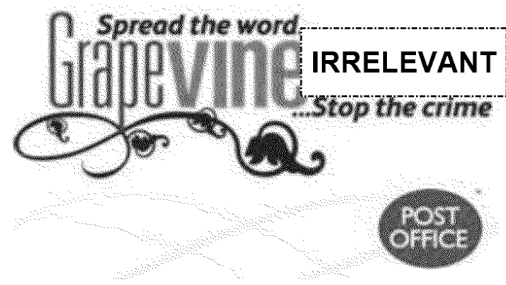
Am I allowed to do this?

Penny

From: Mark Dinsdale [GRO] [GRO]
Sent: 14 March 2012 15:01
To: Jane M Owen
Cc: Thomas Penny
Subject: RE: RM v Bramwell

I've chased finance, and they suggest that we can do this on a cheque or BACS in the same manner as we deal with witness costs. Therefore we simply need a cost, and Chris can then raise the appropriate paperwork without going through the normal PO system. Ravi from finance me that this method is the best way.

Mark Dinsdale
Security Programme Manager
Crime Risk, Security Team
Post Office Ltd



[GRO] [Mobex] [GRO]

[GRO]

[GRO] [GRO]
[GRO] [GRO]

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Please consider the environment before printing this e-mail

From: Jane M Owen
Sent: 14 March 2012 12:24
To: Mark Dinsdale
Cc: 'Thomas Penny'
Subject: FW: RM v Bramwell

Mark

Do you know where we are up to with regard to the purchase order for additional litigation support?

Regards

Jane

Jane Owen
Security Manager
Crime Risk
Post Office Ltd



GRO [Mobex GRO]

GRO

GRO GRO

post.office.security GRO

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From: Thomas Penny [GRO] [GRO]
Sent: 14 March 2012 12:06
To: Graham Brander
Cc: Jane M Owen; Post Office Security; Andrew Bolc
Subject: RE: RM v Bramwell

Jane

How are we in regard to the CP for Expert Support? Gareth is unable to commence work until commercials are approved. Suggest 10 days cover (at least) if meetings with counsel and court appearances are being proposed. He will also need to review the transaction logs and analyse. The CP should be a call off vehicle which would allow time not spent on this prosecution to be held for future cases.

Graham

The document sent to us was a scanned in document which does not allow comments to be saved. Gareth ideally needs a word document with the associated excel spreadsheets. If we receive an electronic copy an intial detailed comment will take approximately 1 day. However, working with a scanned document could easily double that time.

Kind regards
Penny

Penny Thomas
Security Analyst
Customer Services, Post Office Account

Fujitsu
Lovelace Road, Bracknell, Berks RG12 8SN

Tel: [GRO]
Mob: [GRO] [GRO]
E-Mail: [GRO] [GRO]

Web: <http://uk.fujitsu.com>

From: Graham Brander [GRO] [GRO]
Sent: 14 March 2012 10:33
To: Thomas Penny
Cc: Jane M Owen; Post Office Security; Andrew Bolc
Subject: FW: RM v Bramwell

Hi Penny

Please would you look at the e-mail below from our solicitors in the Bishops Hull case and pass onto Gareth. Counsel would like Gareth to advise on what from the defence expert report faxed to you last week that he is able to rebut if anything.

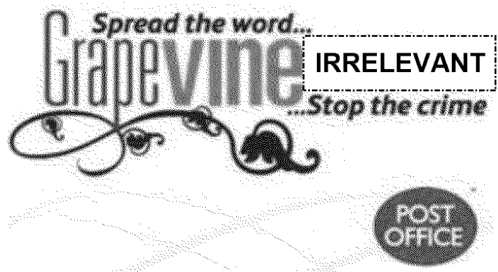
I have asked for an electronic copy of the expert report but it is down to the defence as to whether they are prepared to supply this, as they are only required to serve a hard copy.

The court has stipulated that any response from us to the Defence expert report needs to be served by 5th April. Would you please ask Gareth if he would be able to meet this timescale?

Thanks.

Regards

Graham Brander
Security Manager
Security Operations
Post Office Ltd



[GRO] [Mobex] [GRO]

[GRO]

[GRO] [GRO]

[GRO] post.office.security [GRO]

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From: Andrew Bolc [GRO] [GRO]
Sent: 13 March 2012 17:00
To: Graham Brander
Subject: FW: RM v Bramwell

Graham,

Please see Emma's email for your information.
Could you see if Fujitsu can work with these rather vague instructions, otherwise i think the only way forward is for you to meet with Sue as soon as possible to help her understand the system and iron out the specifics that need to be addressed.
It would seem easiest if you could contact Sue's clerk directly to arrange a convenient date.

Thanks Andrew

From: Emma Haley **GRO** **GRO**
Sent: 13 March 2012 16:24
To: Andrew Bolc
Subject: RM v Bramwell

Dear Andrew

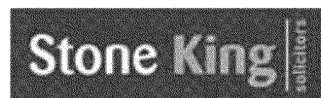
RM v Bramwell

Counsel would, bluntly, like Fujitsu to pour as much cold water as possible on the defence report. If the expert is saying we cannot disagree with anything at all, then we are potentially in some difficulty. I have asked Counsel to provide a specific list of questions, but really the essence is: how much, if anything, can we rebut? And can we explain the accounting system to a jury in a way they will find easy to understand?

A conference is, of course, going to be essential. I mentioned to counsel Mr Brander's suggestion of "barrister training" in Cardiff. That might be ideal. Probably easiest for investigator to liaise directly with counsel's clerk, Grant Bidwell, email: **GRO** **GRO**

Regards

Emma Haley
Solicitor



BATH * CAMBRIDGE * LONDON * MELKSHAM

Tel: **GRO**
Direct: **GRO**
Ext: **GRO**
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