Jenkins Gareth GI From: Fri 26/02/2010 12:59:13 PM (UTC) Sent: ; Allen Graham To: Lillywhite Tom (BRA01)[ Cc: Thomas Penny **GRO** Kirkham Suzie GRO **GUILDFORD CROWN COURT** Subject: RE: REGINA v SEEMA MISRA TRIAL - 15TH MARCH 2010 Tom / Graham. Following the email exchange below I've now had another call from POL's Prosecution Barrister (Warwick Tatford) asking me to do some analysis of the various logs associated with this case. He is going to arrange for me to be sent details of what has been alleged and also what has been admitted so that I can identify some part of the logs to look through and discuss with the defence expert. Even if we limit the scope this sounds like a very time consuming task. I'm not sure I really want to be doing that and need some guidance as to the priority of this compared with everything else. Apparently the defence are saying it is too hard to get detailed info and therefore there can't possibly be a fair trial and POL are clearly keen to counter that argument. Trial date is in two weeks time so this is likely to be urgent! What do I do and who can sort out with POL what exactly we should and shouldn't be dong to support this? Regards Gareth **Gareth Jenkins** Distinguished Engineer Applications Architect Royal Mail Group Account **FUJITSU** Lovelace Road, Bracknell, Berkshire, RG12 8SN **GRO** Tel: **GRO** (Note new external number old number will not work after 31/12/2009) Mobile: GRO Internal: GRO email: GRO Web: http://uk.fuiitsu.com P Please consider the environment - do you really need to print this email? Fujitsu Services Limited, Registered in England no 96056, Registered Office 22 Baker Street, London, W1U 3BW This e-mail is only for the use of its intended recipient. Its contents are subject to a duty of confidence and may be privileged. Fujitsu Services does not guarantee that this e-mail has not been intercepted and amended or that it is virus-free. ----Original Message----From: Thomas Penny Sent: 26 February 2010 12:49

Gareth, you have to stop pulling your punches and say it like it is!

Subject: RE: REGINA v SEEMA MISRA GUILDFORD CROWN COURT TRIAL - 15TH MARCH 2010

To: Jenkins Gareth GI

Original Messa	ige
From: Jenkins Gar	eth GI
Sent: 26 February	2010 12:35
To: jarnail.a.singh	
Cc: Thomas Penny	/

Subject: RE: REGINA v SEEMA MISRA GUILDFORD CROWN COURT TRIAL - 15TH MARCH 2010

Jarnail,

I've no idea what it is that the defence is looking for in this case or exactly what is alleged to have happened. It is normal to identify a specific time period of about a month to look for some specific fraudulent transactions. As I've no idea exactly what is being alleged I can't really advise as to what evidence might be required either to support the prosecution or the defence. POL's prosecution support team have formal mechanism to request logs for specific periods and there is a process to do that. Although I have suggested for some time that these logs are requested, I understand that no such request has been made to Fujitsu. Trying to analyse transactions over a period of 2 or 3 years is likely to take several weeks or months of effort - especially if it is not clear what is being looked for - and I certainly cannot commit that amount of time to it.

Although I spoke to the Defence Expert I have no direct contact details for him.

Trawling through logs to show that nothing has happened is next to impossible what we need to be looking for is something specific and I have no idea what exactly is alleged to have happened. Therefore I'm not sure what I can do to help.

Regards

Gareth

Gareth Jenkins
Distinguished Engineer
Applications Architect
Royal Mail Group Account

## **FUJITSU**

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----Original Message----From: jarnail.a.singh

Sent: 26 February 2010 12:22

To: Jenkins Gareth GI

Subject: REGINA v SEEMA MISRA GUILDFORD CROWN COURT TRIAL - 15TH MARCH 2010

**URGENT** 

Dear Gareth,

Thank you for your E-Mail of the 25th February 2010

I should be grateful if you would kindly please consider what logs you need to look at and how long this exercise might take. I hope that this takes only a relatively short period needs to be looked at, in light of the Defendant's regular inflations. Perhaps you could consider that with the Defence's Expert. Could you then please kindly liaise with the Defence Expert and hopefully you can do this exercise together and see if there is any pattern of errors which might have been counterbalanced by the Defendant's false accounting.

I am very anxious to get this matter concluded as soon as possible so that we are ready for Trial at Guildford Crown Court on the 15th March 2010.

You can obviously speak to me	direct on	GRO	⊡or our Barrister
Warwick Tatford on his mobile	GRO		
Many thanks.			

Jarnail A Singh Senior Lawyer Criminal Law Team

Tel.No <b>GRO</b>	
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PS Could you please let me have a signed copy of your two statements up to date.

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