From: Rob Smith ( GRO )	
To: Andrew Parsons GRO	
Subject: RE: Lord Neuberger advice	
<b>Date:</b> Tue, 9 Apr 2019 10:53:56 +0000	
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Andy,	
Just so you aware DC is out of chambers next week. He will not be able to attend the board meeting on	
Monday if that is what was envisaged.	
Thanks	
Rob	
KOO	
Robert Smith Direct dial:	
Switchboard: <b>GRU</b>	
www.oeclaw.co.uk Mobile:	
From: Andrew Parsons GRO	
Sent: 09 April 2019 11:53	
To: Rob Smith < GRO > Cc: David Cavender < GRO >; Tom Beezer < GRO >; Amy Prim	ie
i oko	
Subject: RE: Lord Neuberger advice	
Dath for with me but the older coally associated	
Both fine with me but they're really questions for David.	
David?	
A	

**Andrew Parsons** 

Partner

Womble Bond Dickinson	(UK) LLP			
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From: Rob Smith Sent: 09 April 2019 10: To: Andrew Parsons Cc: David Cavender	GRO	} ; Tom Beezer <	GRO	>; Amy Prime
€ GRO Subject: RE: Lord Neu	GRO	, Tom Beezer L	<u> </u>	
Andy,  I have spoken to LN. He (over 1120 paragraphs paragraphs paragraphs), if he can dappeal tomorrow morni	olus appendices). A si iscuss with David or	stage 1 view by 15 <sup>th</sup> Apr	ril would be tight b	ut should just about be
Does that work?				
Thanks				
Robert Smith	<b>Direct dial:</b> Switchboard:	GRO		
www.oeclaw.co.uk	Mobile:			
From: Andrew Parsons Sent: 09 April 2019 10:	16	<b>&gt;</b>		
To: Rob Smith	GRO ⊳			. A D.:
Cc: David Cavender <	GRO	>; Tom Beezer <	GRO	; Amy Prime

GRO Subject: Lord Neuberger advice
Rob
I've spoken to PO and we would like Lord Neuberger to help us in two stages. Please do feel free to pass this email on to Lord Neuberger if that is the easiest thing to do.
<u>Stage</u> 1 is a review of the Grounds of Appeal (that David is kindly preparing) alongside the Judgment with a view to addressing two questions:
Is the scope of the appeal appropriate?
Would a Judge in the Court of Appeal on a first reading of the Grounds of Appeal consider the appeal to be a fair and reasonable course of action?
There are a large number of points that could be appealed in the Judgment. David has gone through these in detail and identified those that he believes are appropriate to be appealed. This task has been subject to two competing pressures. There are numerous points in the Judgment that we believe to be wrong. The overlap and interplay between these points means that we believe there are no discrete cornerstone points that could be targeted so any appeal is inevitably going to be extensive. However, Post Office wishes to avoid appealing points that might give the impression that it is trying to litigate every issue and win this litigation through attrition. It is most concerned at the moment with the negative comments from Mr Justice Fraser that it has behaved reprehensively, both in conducting its business historically and in the conduct of this litigation. It wishes to avoid a repeat of such criticism in the Court of Appeal. There is therefore a balance to be struck in scoping the Grounds of Appeal and Post Office is prepared to drop what might be good legal points if they convey the wrong impression.
Review the Judgment and draft Grounds of Appeal.
Discuss the above questions as needed with David Cavender.
Attend a Post Office board meeting to advise on the above points.
The above work does not require Lord Neuberger to offer a view on the merits of the appeal (see Stage 2 below).
I expect the Post Office board meeting to be held at 5pm on Monday 15 <sup>th</sup> April. Will that give Lord Neuberger sufficient time?
Stage 2 will likely be an in-depth review of the appeal grounds and arguments with a view to providing an opinion on

the merits. This will take place later and over a longer timeframe. I will provide further instructions on this in due

course.

Kind regards	
Andy	
Andrew Parsons Partner Womble Bond Dickinson (UK) LLP	
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