

JOHN LAYTE

18 April 2008

I enclose a second copy of my 16 April 2008 letter please acknowledge receipt by return as it may be that the original has become "lost in the post". I will post a third copy by RD on 22 April 2008 if you have not acknowledged by then.

I also enclose a "proof of posting" for the e-mail sent to you at your alleged e-mail address. I expect you will refuse it (or have not set up the mailbox on your computer) but at least I will be able to prove exactly what was sent and exactly when it was sent.

This communication and all future communications from me will be "posted" as per the letter.

*Winter Cottage
Goongumpas Redruth
Cornwall TR16 5JL*

01209 820146
john@layte.co.uk

With Compliments

The "copy" of my bill you supplied with your application to set aside the Default costs certificate was about 10% of the actual bill I served. It is hardly surprising that DJ Mitchell set it aside. Your version of my bill was not in CPR compliant form. My version of my bill I maintain was and still is. Your dishonesty has delayed the conclusion of the costs issue by over a year and of course increased those costs considerably.

In an attempt to prevent you causing any more delay this letter and all future communications / documents will be dealt with as follows :-

- (1) I will send a copy to info@dishonestjudges.org.uk (which is your e-mail address as entered on your April 2007 application).
- (2) I will upload a copy to www.post2arthur.kennall.com
- (3) I will serve/file a hard copy by hand or post in the normal way.

Should you not receive (3) or discover the contents of the envelope has somehow "changed" in transit you will be able to download a copy of the original from the www site to replace the lost or corrupted one.

In response to DJ Wainwright's criticisms I am amending my bill accordingly. I will be serving / filing the amended and additional pages with a new Notice of Commencement by the above method. I estimate this will be in about a week.

I have enclosed a copy of a document that has recently come to light.

I confirm receipt of your 22 March 2008 witness statement however please note my change of service address for future communications.

Yours sincerely

COPY

J H Layte

Enc CC DJ Middleton

ARTHUR-LAYTE PARTNERSHIP 1988/89

3/4 STATION HILL

- PURCHASED TO ACCOMMODATE A
- 1) SALES OFFICE FOR JL SYSTEMS
 - 2) GENERAL OFFICE FOR TLG ENTERPRISES

— // —

FOLLOWING EXCHANGE OF CONTRACTS

52 FORE STREET WAS FOUND TO BE ON THE MARKET AND TO BE MORE SUITABLE.

HENCE

3/4 STATION HILL WAS PUT ON THE MARKET (BEING SURPLUS TO REQUIREMENTS)

— // —

504

caused by your denials that been delivered. If we post n for" them!) then you dispute we actually posted.

March 2007 is identical to the

ation to set aside the Default served. It is hardly surprising bill was not in CPR compliant still is. Your dishonesty has over a year and of course

delay this letter and all future follows :- s.org.uk (which is your e-mail cation).

john@layte.com

From: <john@layte.com>
 To: "David John Arthur" <info@dishonestjudges.org.uk>
 Sent: 16 April 2008 14:01
 Attach: 16apr2008D1toC.PDF
 Subject: A v L PZ200604 costs

Attachment is in PDF format.

JH Layte

I confirm receipt of your 22 March 2008 witness statement... my change of service address for future communications.

Yours sincerely

COPY

J H Layte

Enc CC DJ Middleton