

Re: Proceedings against Lloyds Bank of Scotland now handed to the World Court and the Vatican

Low Newbiggin Estate <holidays@lownewbiggin.co.uk>

Wed 15/11/2017 13:10

To: Louise (Retail Legal) Paterson <LouisePaterson@lloydsbanking.com>;

Cc: holidays@lownewbiggin.c.uk <holidays@lownewbiggin.c.uk>; av@pccs.va <av@pccs.va>;

 4 attachments (353 KB)

Lloyds Subject Access Request BOS 51017.pdf; Lloyds Subject Access Request BOS LNB Mortgage 51017.pdf; Lloyds Subject Access Request TMB 51017.pdf; img-171114095047-0001.pdf;

[We have resent as received mail message failure please confirm receipt. Thank you.](#)

Dear Ms Paterson

Lloyds Bank of Scotland DSAR unit have advised us that they have not received any information or response, to their request to Lloyds or The Bank of Scotland outlining information set out in our subject Access requests filed under the Data Protection Act 1998. The Bank of Scotland DSAR unit, therefore fully expects to fail to meet their mandatory 40 day period, in which to respond to our Subject Access request. This now puts this matter in the criminal category, as Lloyds Bank of Scotland are deemed to be 'concealing' information sought to clarify the legality of the Banks Claim against the defendants, and the defendants claim of Breach of Contract deception profiteering and Fraud and other charges against the Bank of Scotland.

Due to the fact that we are Litigants in person, Charlotte and I feel obliged to inform you therefore that unless we receive FULL disclosure re our Promissory notes and other mortgage documentation and communications as outlined in the attached letters (amongst other requests) by 1600hrs tomorrow being the 15th Day of November Two thousand and Seventeenth year, that we will be left with no choice but to report this matter to the Information Commissioners Office. We understand that the ICO have the power to impose a significant fine upon the bank for failing to meet its obligations. **Under s 13(2)(a) of the DPA, we are therefore entitled to compensation for "distress" caused by a breach of the DPA where "damage" is also suffered and is recoverable under s 13(1) of the DPA act. Compensation in our specific, can be measured and is directly proportional to the result of the information which will prove beyond all doubt, the true status of our Promissory Notes related to all Bank of Scotland & TMB Loans and Mortgages. Further the validity of the alleged Mortgage agreement and the legality of any alleged binding agreement in relation to an reference in the said agreement in relation to any Power of Attorney upon which the bank of Scotland is relying to enforce the said alleged agreement.**

On a separate note, please see below the letter from the Supreme court stating that they have no Jurisdiction to hear our matter as the Lord Justice Newey has refused us the right to appeal HHJ Residers Order, Decision Process, and Judgement. In doing so they have duly refused to acknowledge the 'Tort of Mifeseance' that the Defendant's placed on and charged HHJ Mark Raeside with.

As real living people we have Natural Civil and Political rights to a fair or just hearing. We have not received a fair or Just hearing. Our sworn Affidavits and Annexure's, which brought this matter firmly in the realms of Ecclesiastical law Canon Law, were ignored dismissed and refused by the Civil courts and Judges of the United Kingdom, means that we will have to hand our case to Others of a higher legal lawful and Spiritual Guardianship that do have jurisdiction to assist us to bring Remedy to this matter, This is now a criminal matter and as well as being reported to the National Fraud and Police authorities, we will now be seeking the immediate intervention and assistance of the World Court in The Hague and his Holiness at the Vatican.

Would you kindly advise the writer, of the address to which a copy of the bundle sent to the World Court and the Holy See, should be forwarded.

We look forward to hearing from you.

Sincerely
Paul Michaels

For and on Behalf of
Paul Michaels, Charlotte Michaels, and Others.
Low Newbiggin Estate
Aislaby
Nr. Whitby
North Yorkshire
YO21 1TQ
+44 (0) 1947 811 811
+44 (0) 774 779 3333