

Fwd: BOS v Michaels 4PA41550 & A3-2017-2879 CoA

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

Wed 27/12/2017 13:45

To: paul.arnold@ico.org.uk <paul.arnold@ico.org.uk>;

Cc: Low Newbiggin Estate <holidays@lownewbiggin.co.uk>;

Paul

Could you please priorities the below

Many thanks
Paul Michaels

Begin forwarded message:

From: Low Newbiggin Estate <holidays@lownewbiggin.co.uk>
Subject: Fwd: BOS v Michaels 4PA41550 & A3-2017-2879 CoA
Date: 27 December 2017 at 11:36:41 GMT
To: "Elizabeth.Denham@ico.gsi.gov.uk" <Elizabeth.Denham@ico.gsi.gov.uk>
Cc: Low Newbiggin Estate <holidays@lownewbiggin.co.uk>

Dear Elizabeth

I trust that you and your family had a healthy happy and very Merry Christmas?

In addition to our below letter to Scott McPherson at the MOJ, I can confirm that we are still awaiting the Data from our Subject Access request from the Lloyds Bank of Scotland and TMB DSAR unit in Andover. We have called them and they have stated "We are not able to give you a date or timeframe when we can get this information to you"

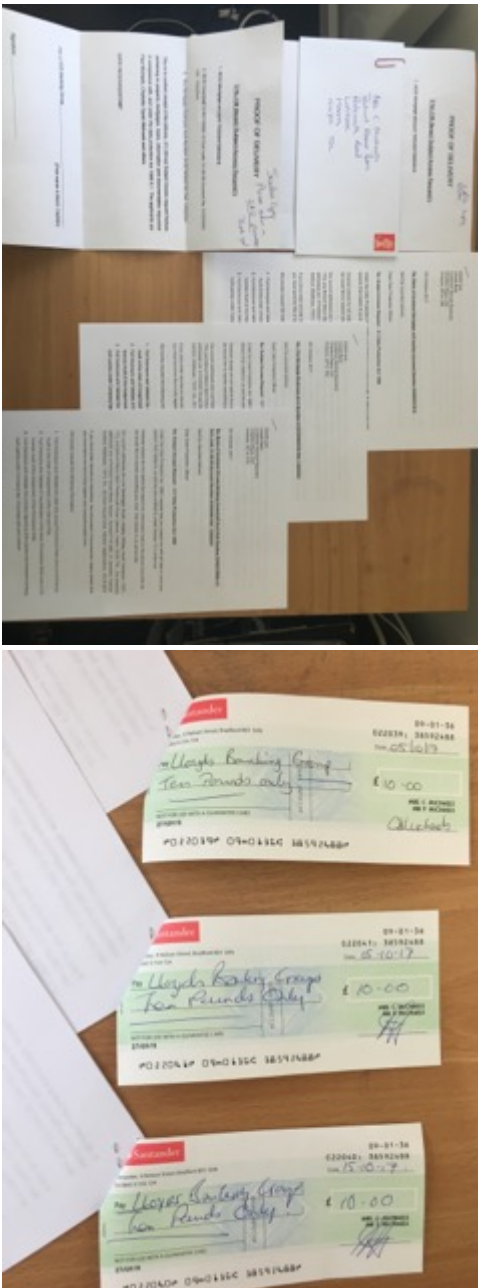
We have advised them that we will report the expiry of information requested under the legal and lawfull right under the Data Protection Act 1998 'DPA' to you and the ICO. The passing of the statutory 40 days for the provision of our data relating to ALL documentation and communications, and charges relating to our alleged loan, promissory notes and mortgages all is a criminal offence and has been reported to the National Fraud Intelligence Bureau, the North Yorkshire Police and the National Crime Agency and Serious Crime Agency. Neither the MOJ the Banks the Police or their DSAR departments seem at all concerned.

Would you under your internal and external protocols and as a general courtesy under your 'Duty of Care', please;

1. confirm receipt of this email and the attached SAR copy documents
2. write to the Lloyds SAR unit and copy us in with details of your directives or instructions to them.
3. advise us what other action can be taken through the criminal courts to obtain our information.

We look forward to hearing from you

Paul & Charlotte Michaels
0774 779 3333



Begin forwarded message:

From: Low Newbiggin Estate <holidays@lownewbiggin.co.uk>
Subject: Re: BOS v Michaels 4PA41550 & A3-2017-2879 CoA
Date: 18 December 2017 at 10:31:03 GMT
To: scott.mcperson@justice.gsi.gov.uk
Cc: "Elizabeth.Denham@ico.gsi.gov.uk" <Elizabeth.Denham@ico.gsi.gov.uk>, Low Newbiggin Estate <holidays@lownewbiggin.co.uk>

Cc Elizabeth Denham Information Commissioners Office.

Dear Scott

Thank you for your departments letter dated 12 November 2017 received 16 December 2017 and given your reference DPA/A/1125259.

From this point forward kindly refer to me as Paul. I have come forward and declared myself as real person.

I will write to you more formally and in full, however I thought that I would bring some serious matters to your attention as soon as possible.

There are many points in your letter which we feel are incorrect or misleading and compound the issues highlighted by us as corrupt, fraudulent, illegal, unlawful, and wrong, and or do not support our natural civil political and divine rights.

For the purpose of this email I would like to correct two areas in your written response that are considered by us as evidence of further concealment (by the judges) and are crucial to securing the £20m value and financial status, of our home and businesses and financial claims against Lloyds Bank of Scotland and Others. Your response and refusal to bring forward the judges notes will cause further delay in bringing remedy to this matter, and so your actions will cause us further financial losses which we hoped would not form part of our claims for criminality. We have real concerns that judges may use the refusal to provide their hand written notes as a delay 'tactic' whilst they review and possibly alter, delete or lose any incrimination evidence.

Point 1.

Our request for the Judges hand written notes. You have failed to provide these within 40 days and so as per your direction this matter will now be passed to the ICO.

The hand written notes (note book) is instrumental and integral to demonstrating how the Judges formed their decision and as the tax payer paying his 'declared' payment for his services we have lawful claim to 'our data' on at least two accounts.

Precedent

In the Percival v Marshall Motor Group case, the ICO set a precedent when it rejected the MoJ's argument that judicial notes should be exempt from the subject access requests regime.

The ICO stated: *"There is no doubt that clarifying the nature of the relationship between judicial notes and the DPA is important ... a decision on the relationship is likely to be far-reaching and extend well beyond the particular circumstances of your own case. The right of access to your own personal data, known as subject access, is a fundamental and powerful provision of the Data Protection Act."*

Please provide within 48 hours, the judges hand written notes requested in our subject Access Request by us under the Data Protection Act 1998, The provision of the notes will not excuse the denial and non provision of the data requested under our SAR within the allotted 40 day period.

Point 2

We absolutely have the right to request and be provided with the judges and court bond numbers. The bond numbers form a fundamental part of the process which has misled and 'entrapped' us without our knowledge or consent.

Please either

- a. Provide the indemnity bond numbers for the specific courts concerned, or
- b. Confirm that they don't exist.

Please confirm whether the Leeds Combined Court and the Court of Appeal are Government owned and operated or privately owned and operated.

Please provide the above details by email and post with 48 hours.

Regards
Paul Michaels.

On 30 Oct 2017, at 07:56, Low Newbiggin Estate <holidays@lownewbiggin.co.uk> wrote:

Dear Scott

I note that I received no response to my previous letters, emails or telephone calls?

Please see the below email. I hope it doesn't make you choke on your cornflakes.

Your department is a shambles and a disgrace to all that it is supposed to stand for, Just - ICE.

I do hope that your conscience allows you to correct this buggers muddle before the matter gets out of hand. However if you do not intervene and request that the Bank makes a FULL disclosure to us, then your actions will be included in our reporting of this as a CRIMINAL matter.

Change is upon the World, and nothing will stop this steam train 'coming through'.

Kind regards
Paul Michaels
Low Newbiggin Estate
Aislaby
Whitby
North Yorkshire
YO21 1TQ
United Kingdom of State Buggery.
0774 779 3333

Begin forwarded message:

From: Low Newbiggin Estate <holidays@lownewbiggin.co.uk>
Subject: BOS v Michaels 4PA41550 & A3-2017-2879 CoA
Date: 29 October 2017 at 14:35:05 GMT
To: Civilappeals.associates@hmcts.gsi.gov.uk
Cc: av@pccs.va, AF Team
<contact@actionfraud.pnn.police.uk>, Elizabeth.Denham@ico.gsi.gov.uk, "Louise (Retail Legal) Paterson"
<LouisePaterson@lloydsbanking.com>, juan.columbas@lloydsbanking.com,
"antonio.osorio@lloydsbanking.com" <antonio.osorio@lloydsbanking.com>, Group
<grouperxecutivecomplaints@lloydsbanking.com>, Robert Lockyer
<Robert.Lockyer@lloydstsb-offshore.com>, Martin Watt
<martin_watt@bankofscotland.co.uk>, Claudia Chiatto
<claudia.chiatto@lloydsbanking.com>, Robert Goodwill
<robert.goodwill.mp@parliament.uk>, "holidays@lownewbiggin.co.uk"
<holidays@lownewbiggin.co.uk>, Andrew Baines
<Andrew.Baines@michelmores.com>, "Garbhan.Shanks@michelmores.com"
<Garbhan.Shanks@michelmores.com>, Sandra Irving <irvingsl@nbnet.nb.ca>,
Charlie Bird <c_bird@rogers.com>, Charlie Bird <charlie@burkelaw.ca>, allison
<allison@wbmlawyers.nb.ca>, "Backman, Ross"
<ross.backman@rbc.com>, simonandjane@greenbee.net, Paul Twomey
<ptwomey@underwoodco.com>

By Registered Post and Email.

Dear Sirs

We refer to the attached order made by Lord Justice Newey, received on Friday 27th October 2017, sent by Oliur Rahman of the HMCTS Court of Appeal.

LLOYDS HBOS is trying to steal the Defendants home, equity, investment, pension plan, businesses and or other land and properties, without any legal claim or paperwork to support its actions. (That the defendants have been able to witness or verify)

We cannot accept the decision ‘Order’ as ‘Fair’ and or ‘Just.’

Lord Justice Newey has Prevaricated unauthorised practice of Law Legal Ethics and Legal Maxims, (Canon Law)

Lord Justice Newey has ignored the Defendants Affidavits and Annexes of fact, sworn under Oath as the truth and witnessed by a Canon Lawyer of the Vatican.

The Defendants Affidavits State that payment was made in full to the Claimants (Non Assumpsit) on the 15th October 2017. This was confirmed by the Claimant Lloyds HBOS when they engaged by responding to the Defendants.

Lord Justice Newey has ignored the Tort of Misfeasance that was placed on HHJ Raeside.

The Defendants Bought the property in June 2001. The Land Registry shows records registered by the bank retrospectively on 12.10.2001, twelve months before the Land Property Act 2002, replaced the Land Charges Act 1925. The Defendants home Low Newbiggin Estate, should not have been registered in Land Registry in 2001.

The Bank of Scotland has No (Zero) legal claim over the property known as Low Newbiggin House, as it is not the holder of the original title deeds and it never has been.

The Bank of Scotland has registered illegal claims outside of the protocols of the Land Registry 14 day period for registration.

We charge Lord Justice Newey with ‘ Tort of Misfeasance’ on the basis that in reaching his decision he has breached his oath to the Queen, and did not consider all the facts (as known and believed by and provided to the defendants) and so could not possibly consider his decision as ‘ Fair and or Just’, the premise of his promise to under which to serve the United Kingdom Justice system.

We DEMAND that the order is recalled and that a different order by consent with the Defendants is raised, requesting that

1. LLOYDS HBOS retract their claim, and
2. enter immediate mediation NOT LATER than Friday the 3rd November 2017, to resolve this matter before a third party declare that this case is a ‘Matter of Public interest’
3. Declare that no possession order will be enforced for Low Newbiggin House NYK256562
4. LLOYDS HBOS remove all charges against Low Newbiggin House and Bohunt Manor Barn, Liphook GU30 7DL.
5. LLOYDS HBOS are Estopped from bringing any further charges or claims against Paul Michaels & Charlotte Michaels

6. LLOYDS HBOS remove all files and notes derogatory or otherwise from the defendants Credit Reference Agency files and mark them 'Satisfactory Settled'

Should the HMCTS Court of Appeal not agree to review their decision then TAKE NOTICE that this matter will be and submitted, concurrently to the Supreme court and to President Ronny Abraham at the World Court, The Hague Netherlands, in order to validate the Defendants case.

The defendants give LLOYDS HBOS until 1600 hours on Tuesday the 31th October, to retract the matter from the HMCTS, otherwise take FAIR WARNING, that this matter will be escalated as a Criminal matter and reported to the authorities as a crime.

PLEASE NOTE that as real and alive honest and honourable people it was not the Defendants that brought this matter before the court. Nor do we seek to do the bank and others harm in public. We are merely protecting what is rightfully ours and what we have worked diligently honestly and tirelessly for. That protection starts with seeking out those entities or persons whom may seek to bring harm to our dignity and credibility

In Truth

Paul Michaels
For and on behalf of
Paul Michaels, Charlotte Sarah Michaels &
Others.

On 27 Oct 2017, at 16:59, Civil Appeals - Associates
<civilappeals.associates@hmcts.gsi.gov.uk> wrote:

Good afternoon,

RE:A3-2017-2879 CoA Order [27-10-17]

Please find attached an Order in relation to the above. Copies have also been sent out by post.

Regards,

Oliur Rahman | Civil Appeals Office
Civil appeals associate
The Royal Courts of Justice | Strand | London | WC2A 2LL
Civilappeals.associates@hmcts.gsi.gov.uk
'020 7947 7856 '020 7947 7945

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<A3-2017-2879 CoA Order [27-10-17].pdf>

<Title Number NYK256562-169922359-TitleRegister-rLBo6GqB6XhAcNv.pdf>

<HHJ Raeside Order 4 Oct 2017 BOS v Michaels.pdf>