COVER SHEET

In relation to the

20 Section White Numbered Bundle and proposed witness questioning (1st section) document of 36 pages:

Correspondence in 2017 from COLLYER BRISTOW LLP and Mr. Patrick Wheeler.

Their own statements found in correspondence that they lodged with the court themselves, confirming and proving:

- Verification of the validity and accuracy of their <u>own</u> documents found in the 20 Section White Numbered Bundle, including Particulars of Claim and Witness Statements, used to bring perjurious proceedings in CC13P00980 and related cases/hearings.
- Statement from Mr. Patrick Wheeler confirming that there isn't ANY correspondence from myself (Richard Perry) to either FH Brundle or Collyer Bristow LLp alleging ANY offence AT ANY TIME prior to 5th October 2012. (Page 16).

The relevance of the above will become apparent after reading the proposed witness questioning document and when this is related to the 20 Section White Numbered Bundle.

Richard Perry

Post Office Ltd.

Wiltshire

BA14 8DP

Posted after Last Collection?

No

28th February 2017 Royal Mail Signed For & by Email

Collyer Bristow LLp

4 Bedford Row

London

WC1R 4TF

RE: Outcome of Application Notice and Oral Appeal 9th March

CH2016 000189 / IP2015000090

Dear Sirs,

Further to the Application Notice hearing that took place on 27th February (yesterday), I was told by Mr Justice Mann that the oral appeal scheduled for the 9th March is still going ahead.

One of the things that came out of the hearing was that I am supposed to have filed an appeal bundle for this hearing as well, which I haven't yet done. I was told that you need 7 clear days to put in any response to this bundle.

To save duplication and resending of the very same 20 section numbered document that I sent on Friday and which you signed for yesterday, would you please look through this document and confirm by 3pm tomorrow 1st March 2017 that all of the documents in the bundle were submitted to the court by your firm in CC13P00980 and the related bankruptcy proceedings, with the exception of the only document in Section 13 of the 20 section bundle numbered as pages 53-58 of the bundle.

I point out to you that as I only had one copy of these documents given to me by your firm, I have made annotations and notes on some of the documents in this bundle that I have submitted and intend to rely on in the oral hearing. I would like you to confirm that the documents are a <u>true and accurate copy of the documents which you submitted to the court to bring or use in proceedings</u> against me and if you dispute or contest ANY of these documents, then please send to me your own copy that does not have my notes and annotations on them. The printed content and your own numbering should still be exactly the same.

Sincerely,

Kuch Pay

Richard Perry

cc. HHJ Mann, HM Courts & Tribunals.



Mr Richard Perry 19 Yerbury Street Trowbridge Wiltshire BA14 8DP Collyer Bristow LLP solicitors 4 Bedford Row, London WC1R 4TF

T (Direct) +44 20 7470 4432 F (Direct) +44 (0)20 7470 4433 E patrick.wheeler@collyerbristow.com DX 163 London Chancery Lane

Our ref: PWH/23640.12 Your ref:

BY POST AND EMAIL

28 February 2017

Dear Sir

Application for Permission to Appeal against ECRO CH-2016-000189; and IP-2015-000090

We acknowledge receipt of your letter dated 25 February 2017 attaching a bundle of documents with tabs 1 -20. We also acknowledge receipt of your letter dated 28 February, sent by email.

You ask for our confirmation that all of the documents in this bundle were submitted to the Court by this firm either in action CC13P00980 and/or the related bankruptcy proceedings at Bath and Bristol County Courts. We enclose the index for the bundle for the trial on 23 January 2014. The bundles are in storage and we are unable to retrieve them in the time you have specified.

X

The documents at tabs 1 - 11, 14 - 16, 18 and 19 all appear to have been included in the original trial bundle. We are unable to confirm that the documents at tabs 12, 13, 17 and 20 were included in any court bundle.



We understand that the oral hearing on 9 March is limited to seeking permission to appeal against the Extended Civil Restraint Order made on 25 September 2015. As we stated in our letter to the Court dated 24 February, the application which you have issued to seek fresh evidence was incorrectly issued since it did not comply with the terms of the ECRO. You have now written to HHJ Hacon request the court to grant permission, and he has indicated that another judge will have to make that decision. We believe that decision will need to be made by that judge on the papers. If you have not received that decision before the hearing on 9 March, we do not believe that the court hearing your application for permission to appeal can rule on whether or not your application to seek fresh evidence should be allowed to be issued or not.

sugginhe

If and to the extent that the Court wishes to hear our views on your proposed application, on the basis of the material that you have sent to us we consider your proposed application for fresh evidence to be utterly without foundation and a waste of the Court's time and resources. In your letter to Mann, J dated 24 February you mention a 36 page document which you have not sent to us, so we are not in a position to comment on that.

Yours faithfully

Collyer Bristow LLP

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IN THE INTELLECTUAL PROPERTY ENTERPRISE COURT

BETWEEN

F H BRUNDLE (a private unlimited company)

Claimant

and

MR RICHARD PERRY

Defendant

and

BETAFENCE LIMITED

First Named Third Party

and

BRITANNIA FASTENERS LIMITED

Second Named Third Party

1111114

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IN THE INTELLECTUAL PROPERTY ENTERPRISE COURT

BETWEEN

F H BRUNDLE (a private unlimited company)

Claimant

and

MR RICHARD PERRY

Defendant

and

BETAFENCE LIMITED

First Named Third Party

and

BRITANNIA FASTENERS LIMITED

Second Named Third Party

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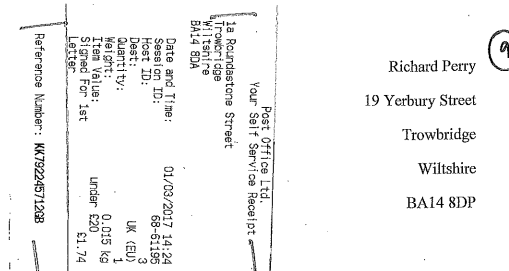


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1st March 2017 Royal Mail Signed For & by Email

Collyer Bristow LLp

4 Bedford Row

London

WC1R 4TF

RE: Reply to your letter of 28th February - 20 page bundle.

CH2016 000189 / IP2015000090

Dear Sirs,

Thankyou for your letter this morning that confirms you submitted the documents in the 20 section white numbered bundle to the court to issue proceedings against me or use in proceedings against me known as CC13P00980.

You have confirmed that you submitted documents found under:

Tabs 1 - 11, 14 - 16, 18 and 19.

You state you are unable to confirm whether or not you submitted documents found under:

Tabs 12, 13, 17 and 20.

Therefore:

Tab 12 was submitted to the court by your firm and you have numbered it as page 10 and was in one of the grey folders you sent me – it think the one you labelled 'miscellaneous'.

I did say that Tab 13 is <u>a copy</u> of the letter emailed to me from KOB law firm acting for Betafence in 2012 and this copy you did not submit as it is my copy from KOB received through my email. This copy of the email and letter I received from KOB found under Tab 13 is confirming that it is the same letter as the one you **did** submit found under Tab 6, which you also confirm in your letter received this morning.

Tab 17 is part of the patent opinion request that you state you have received because you refer to the opinion request in another of your letters also used in proceedings. Although you may not have submitted this particular letter itself, but you at least have a copy of it now.



Tab 20 is a quote for the alleged infringing product from FH Brundle to my construction business 'Blackrock Construction' which you have numbered yourself as 'C.89, C.90. C.91, C.92' and submitted to the court with your other 'C' range documents such as that found under Tab 9 which is a copy of your letter of 15th October 2012 that you submitted to the court.

My question to your firm was to confirm you have submitted these documents found in the 20 section white numbered bundle that you have confirmed you have received and related to in your letter received today, however the other aspect of my question is: can you confirm these are true and accurate copies of those documents that you agree you submitted, despite my annotations and notes found on some of them? If you do not accept that you submitted these, please forward original copies that you submitted that have your numbering on them as confirmed in your letter.

Once you have replied to this I will send yet another copy of the bundles that you claim are in storage so you have the full set of bundles.

Sincerely,

Kithal Page

Richard Perry

cc. HHJ Mann, HHJ Hacon

HM Courts & Tribunals.



Richard Perry 19 Yerbury Street Trowbridge Wiltshire BA14 8DP

Collyer Bristow LLP solicitors 4 Bedford Row, London WC1R 4TF

T (Direct) +44 (0)20 7470 4432 F (Direct) E patrick.wheeler@collyerbristow.com DX 163 London Chancery Lane

Our ref: AXA1/PWH/23640.12 Your ref:

By post and email to: reptilogdomains@hotmail.com

2 March 2017

Dear Sir

Application for Permission to Appeal against ECRO CH-2016-000189; and IP-2015-000090

We acknowledge receipt of your letter dated 1 March 2017. In this letter you raise 2 queries. Firstly, asking if the court received the documents listed under tabs 12, 13, 17 and 20, and secondly, if these documents are in fact true copies.

In respect to your first query, we have now retrieved and reviewed the trial bundles under action CC13P00980 to locate the documents you list at tabs 12, 13, 17 and 20. We are able to confirm the following in response to your letter:

- The document you list at tab 12, a letter dated 31 August 2004, is included on page 94 in tab 3 of the "X Bundle – Miscellaneous Documents for Trial 23 January 2014" under claim number CC13P00980.
- The document you list at tab 13, an email from Veerke Hostens with attached letter dated 25 July 2012, is partially included on page 4.1.72 in tab 4.1 within "Bundle 2 for Trial 23 January 2014" under claim number CC13P00980. It appears that a copy of the covering email is present in our bundles but a copy of the attached letter is not.
- The document you list at tab 20 is included at tab 4.1 on page number 4.1.89 within "Bundle 2 for Trial 23 January 2014" under claim number CC13P00980.
- We are unable to locate a copy of the document you list at tab 17, an email from Britannia Fasteners dated 9 May 2013 with attachments, in any of our bundles.

Our client's Trial bundles were lodged at court, so we have submitted copies of the documents under tabs 12, 20 and (partially) 13 to the court, but not the email in tab 17.

In respect to your second query, subject to your manuscript notes, the items listed in your bundle appear to be true copies of the documents contained in our trial bundles, save for some minor alterations of page numberings. Additionally, the email that corresponds with the items in tab 17 appears to be laid out slightly differently in our bundles; however the material information is identical.

Yours faithfully

Car my

Collyer Bristow LLP

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RE: CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH [IWOV-Legal.FID1698950]



Patrick Wheeler <patrick.wheeler@collyerbristow.com>

Tue 28/02/2017 15:30

Inbox

To:reptilog netcentral <reptilogdomains@hotmail.com>;

@ 2 attachments (873 KB)

Trial Index 23.01.14.pdf; 2054_001.pdf;

Please see attached.

rick Wheeler

Partner,

Head of Intellectual Property

T (Direct) +44 (0)20 7470 4432

F (Direct) +44 (0)20 7470 4433

M (Direct) +44 (0)7786 962089

From: reptilog netcentral [mailto:reptilogdomains@hotmail.com]

Sent: 28 February 2017 11:12

To: Patrick Wheeler

Cc: susan.woolley@hmcts.qsi.gov.uk; adam.wilcox@hmcts.qsi.gov.uk

Subject: CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH

Dear Mr. Wheeler,

vase find attached a letter also sent in the post to you today to ask you to verify and confirm the document know as the 20 section white numbered bundle that you received last Friday by email and Monday by post fur use in the oral appeal on 9th March 2017.

Thank you

Richard Perry
Collyer Bristow LLP solicitors
4 Bedford Row, London WC1R 4TF

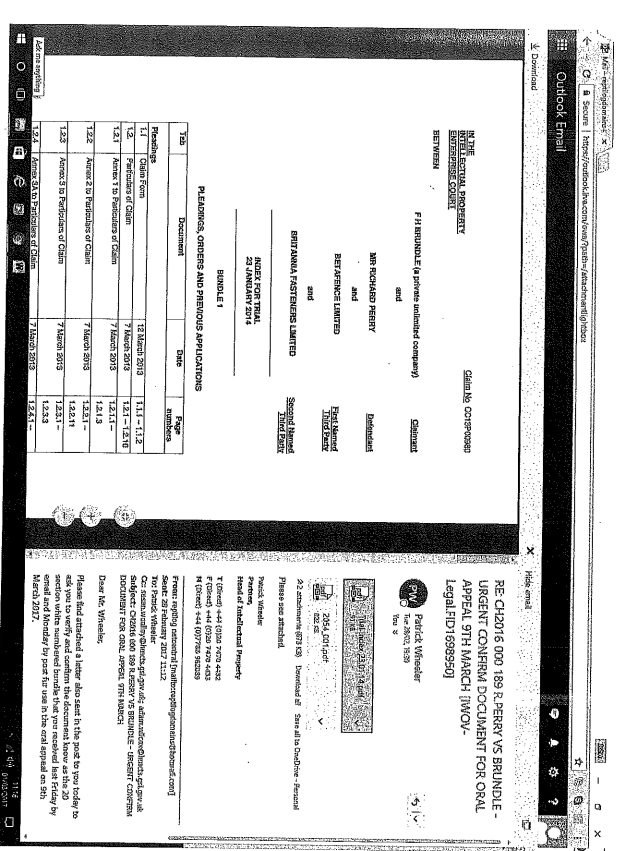
www.collyerbristow.com Switchboard +44 20 7242 7363 DX 163 London Chancery Lane

Previous winner of the Law Society Award for Excellence in International Legal Services.

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Screenshot Patrick Wheeler's letters to me through email showing attachments 28th Feb 2017



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F (Direct)-448 (Direct)-4480.
IN 169 Lenden Churchy Lane Sedion Row, London WC18, 417 STORY FOR

BY POST AND EMAIL

Trowledge Wilshire 8A1A BDP Mr. Richard Perry

10 Yesbury Street

28 February 2017

Our rafe PWISICSSAN, SZ

F-{Direct) +44 (0)20 7470 4433 ((Direct) +44 (0)20 7470 4432

Sent: 28 February 2017 11:12 From repting netcentral imalitotrepting opporation which the income

The occuments at table 1 - 11, 14-16, 18 and 19 all appear to have been included in the original trial

pundls. We are unable to communities the documents at labe 45, 10, 17 and 20 were included in any court

We understand that the oral hearing on a March is limited to seeking permission to applied against the

firm either it solion CC13P00980 and or the related bankriptcy proceedings at Bailtiand Bristol County Courts. We enclose the Index for the bundle for the ties on 23 January 2014. The bundles are it storage

and we are unable to retrieve them in the time you have specified

You ask for our confirmation that all of the documents in this bundle were submitted to the Court by this

We acknowledge receipt of your letter dated 25 February 2017 attaching a bundle of documents with tabs

CH-2016-000188; and IP-2015-000090

Application for Permission to Appeal against ECRO

1 -20. We also addressind the receipt of your letter dated 28 February, sent by email.

Subject: CH20x5 con 189 P-BERK AS BRINDIE - FIRGENI CONFIRM DOCUMENT FOR DRAL APPEAL STH MARCH

Dear Mic Wheeler

ask you to verify and confirm the document know as the 20 section white numbered bundle that you received last Friday by emeliand Monday by post for use in the oral appeal on Sth Please find attached a letter also sent in the post to you today to なるのでは一番

LegalFID1698950]

dr V

APPEAL 9TH MARCH INVOV-

URGENT CONFIRM DOCUMENT FOR ORAL RE: CH2016 000 189 R.PERRY VS BRUNDLE - Mide email

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Patrick Wheeler ί5⁴ ⟨¢

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Plense say attached

atrick wheeler

Partner, ficad of Intellectual Property

M (Direct) +44 (0)7786 952089

on Batrick Wheeler

Cc: susan.woolley@limcts.gsi.gov.ukr.adam.wilcox@limcts.gsi.gov.uk

March:2017.

the material that you have sent to us we consider your proposed application for fresh evidence to be utterly

without foundation and a waste of the Court's time and resources. In your letter to Mahn, 4 dated 24

If end to the extent that the Court wishes to hear our views on your proposed application, on the basis of

can rule on whether or not your application to seak fresh avidence should be allowed to be issued or not.

the hearing on a March, we do not believe that the court hearing your application for permission to appeal decision will need to be made by that judge on the papers. If you have not received that decision before

permission, and he has indicated that another judge will have to make that decision. We believe that old not comply with the terms of the ECRO. You have now written to YHJ Hapon request the count to grant 24 February, the application which you have assued to seek fresh evidence was incorrectly issued since it Extended Civil Resitaint Oxfor made on 25 September 2015. As we stated in our letter to the Court dated

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Post Office Ltd.

Your Receipt

Is Houndastone Street
Iroubridge
Wilthire
BAI 4 180A

Date and Time: 02/03/2017 15:30
Session ID: 5-203733
Dest: 0WK EU
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Iss Validated? WIR 4TF

Richard Perry

19 Yerbury Street

Trowbridge

Wiltshire

BA14 8DP

Collyer Bristow LLp

4 Bedford Row

London

2nd March 2017 Parcelforce 24

WC1R 4TF

RE: Bundle for oral appeal hearing 9th March 2017

CH2016 000189 / IP2015000090

Dear Sirs,

Please find enclosed the bundle for my oral hearing on 9th March 2017.

There is:

- 1. The main IP2015000090 bundle (which you already had anyway)
- 2. The supplement bundle to Mrs Justice Rose from 2016 (which you already had anyway)
- 3. A supplement bundle of copies of the orders made in the High Court 163 1 68
- 4. The 20 Section White Numbered Bundle (which you already had anyway)
- 5. My claim against your firm and your clients and the other entities involved, for conspiracy / fraud etc. UPDATED VERSION 1ST MARCH 2017.
- 6. A copy of your own letter verifying the documents in the 20 section white numbered bundle.

To Follow:

Skeleton Argument for 9^{th} March 2017 and a couple of pages of emails and letters from the Police. You in fact already have a copy of the Police letters in the bundle from 6^{th} February, but I will send them again as well as a copy of the 36 page document I lodged with the court if you wish to have a copy.

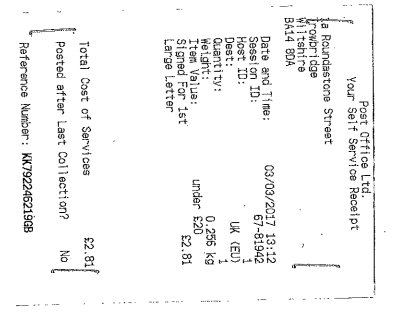
Sincerely,

Richard Page

Richard Perry

Claimant

(15)



Richard Perry

19 Yerbury Street

Trowbridge

Wiltshire

BA14 8DP

Collyer Bristow LLp

4 Bedford Row

London

3rd March 2017 Royal Mail Signed For

WC1R 4TF

RE: Reply to your letter of 2nd March 2017 - 20 section white numbered bundle.

CH2016 000189 / IP2015000090

Dear Sirs,

Again, thank you for your letter this morning of 2nd March 2017 that confirms you submitted the original documents, of which copies are found in the 20 section white numbered bundle, to the court to issue proceedings against me or use in proceedings against me known as CC13P00980 and the further related proceedings.

As I had already posted all of the bundles to you yesterday, I have now reserved you the 13 page document which is our recent correspondence verifying the documents in the 20 Section white numbered bundle, that has become 15 pages numbered:

1A, 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 10A, 11, 12, 13.

I have also enclosed a copy of my proposed questioning for one of the conspirators which is a copy of the 36 page bundle filed at the court last week. I filed a copy of this with the court and mistakenly thought that you didn't have to have a copy, but as you've now verified all of the documents which form a large part of the questioning (in relation to the documents found in the 20 section white numbered bundle) you may as well have a copy of it now.

I have filed this with the court today.

Sincerely,

Kirkwid Page

Richard Perry

Claimant

RE: URGENT CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH [CB-Legal.FID877140] [IWOV<mark>-Legal.FID1698950]</mark>





Patrick Wheeler <patrick.wheeler@collyerbristow.com>

Fri 03/03/2017 15:56

Inbox

To:reptilog netcentral <reptilogdomains@hotmail.com>;

Dear Mr Perry.

I confirm that I have no record of any letter, email or other correspondence from you to FH Brundle prior to your letter of 5

Regards

Patrick Wheeler

Partner,

Head of Intellectual Property

T (Direct) +44 (0)20 7470 4432

F (Direct) +44 (0)20 7470 4433

M (Direct) +44 (0)7786 962089

From: reptilog netcentral [mailto:reptilogdomains@hotmail.com]

Sent: 03 March 2017 15:18

To: Amrit Atwal

Cc: Patrick Wheeler

Subject: Re: URGENT CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH [IWOV-Legal.FID1698950] [CB-Legal.FID877140]

Importance: High

Lear Amrit,

Thank you for copying me in.

I have a question about the bundle and any missing documents to put to Mr. Wheeler below:

Dear Mr. Wheeler,

In relation to all correspondence before you or your firm Collyer Bristow LLP contacted me on 15th October 2012 or issued proceedings against me in 2013 known as CC13P00980:

Q. Can you tell me: Do you have ANY other letters or ANY correspondence WHATSOEVER from myself to your only client in 2012, FH Brundle, alleging ANY OFFENCE OF ANY KIND prior to 5th October 2012?



I will need any of this correspondence for the bundle. I don't believe there is any or at lest I can't find any.

Sincerely,

Richard Perry



From: Amrit Atwal <amrit.atwal@collyerbristow.com>

Sent: 02 March 2017 16:31

To: reptilogdomains@hotmail.com

Cc: Patrick Wheeler

Subject: RE: CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH [IWOV-Legal.FID1698950] [CB-Legal.FID877140]

Dear Richard

On behalf of Patrick Wheeler please see attached.

Yours sincerely

Amrit Atwal

Trainee Solicitor

T (Direct) +44 (0)20 7470 4437

E amrit.atwal@collyerbristow.com

rom: reptilog netcentral [mailto:reptilogdomains@hotmail.com]

Sent: 01 March 2017 11:05

To: Patrick Wheeler

Cc: susan,woolley@hmcts.gsi.gov.uk; adam.wilcox@hmcts.gsi.gov.uk

Subject: Re: CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH

[IWOV-Legal.FID1698950]

Importance: High

Dear Mr Wheeler, please find attached my reply to your letter of 28th February 2017.

Sincerely, Richard Perry

From: Patrick Wheeler < patrick.wheeler@collverbristow.com >

Sent: 28 February 2017 15:29

reptilog netcentral

Subject: RE: CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH

[IWOV-Legal.FID1698950]

Please see attached.

Patrick Wheeler

Partner,

Head of Intellectual Property

T (Direct) +44 (0)20 7470 4432

F (Direct) +44 (0)20 7470 4433

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Sent: 28 February 2017 11:12

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Please find attached a letter also sent in the post to you today to ask you to verify and confirm the document know as the 20 section white numbered bundle that you received last Friday by email and Monday by post fur use in the oral appeal on 9th March 2017.

Thank you

Richard Perry Collyer Bristow LLP solicitors 4 Bedford Row, London WC1R 4TF

www.collyerbristow.com



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Switchboard +44 20 7242 7363 DX 163 London Chancery Lane

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Re: URGENT CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH [CB-Legal.FID877140] [IWOV-Legal.FID1698950]

reptilog netcentral <reptilogdomains@hotmail.com>

Fri 03/03/2017 16:22

To:Patrick Wheeler <patrick.wheeler@collyerbristow.com>;

Cc:adam.wilcox@hmcts.gsi.gov.uk <adam.wilcox@hmcts.gsi.gov.uk>;

Importance: High

Thank you Mr. Wheeler - you've been very helpful.

I have put in the post a revision of the 13 page document that is our recent correspondence wherein you have , erified all of the documents found in the 20 Section white numbered bundle as true and accurate etc. and that you and your firm issued in court and used to issue proceedings against me. The 13 page document is now a 15 page document including the last two letters of yesterday.

There is also a copy of the 36 page document that I submitted to the court last week which was my proposed witness questioning for someone, and I thought you may as well have a copy of it in advance.

There is a skeleton argument to follow and one or two emails and a copy of this dialogue.

You and your clients have a full week now before my oral appeal on 9th March. If you finally decide to own up to what you've done to me, i will be available to negotiate a settlement and proceedings could be stopped. You have my latest cross demand and you are aware of the level of horrendous losses that i've suffered. The type of compensation I am willing to accept would be at least double my last offer that you declined. This isn't the maximum and it isn't the minimum and it isn't the pittance I have been offering as a settlement. This is just a midway reasonable sum of money based on value of my portfolio etc. I have offered your firm and your Lats many many chances to settle this over the last 5 years. Any settlement will be net of CG tax.

Know when you're beat, Mr. Wheeler. It's up to you.

Thank you for confirming that there isn't any other correspondence alleging any offence from myself to FH Brundle at any time prior to 5th October 2012.

Sincerely,

Richard Perry

From: Patrick Wheeler <patrick.wheeler@collyerbristow.com>

Sent: 03 March 2017 15:55 To: reptilog netcentral

Subject: RE: URGENT CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH

MARCH [CB-Legal.FID877140] [IWOV-Legal.FID1698950]

Dear Mr Perry,



I confirm that I have no record of any letter, email or other correspondence from you to FH Brundle prior to your letter of 5 October 2012.

Regards

Patrick Wheeler

Partner,

Head of Intellectual Property

T (Direct) +44 (0)20 7470 4432 F (Direct) +44 (0)20 7470 4433

M (Direct) +44 (0)7786 962089

From: reptilog netcentral [mailto:reptilogdomains@hotmail.com]

Sent: 03 March 2017 15:18

To: Amrit Atwal Cc: Patrick Wheeler

Subject: Re: URGENT CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH

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[IWOV-Legal.FID1698950] [CB-Legal.FID877140]

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Yours sincerely

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Trainee Solicitor

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From: reptilog netcentral [mailto:reptilogdomains@hotmail.com]

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[IWOV-Legal.FID1698950]

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Partner,

Head of Intellectual Property

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Subject: CH2016 000 189 R.PERRY VS BRUNDLE - URGENT CONFIRM DOCUMENT FOR ORAL APPEAL 9TH MARCH

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Richard Perry

Collyer Bristow LLP solicitors

4 Bedford Row, London WC1R 4TF

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