

Rawé, Noëlle

From:
Sent: 03 October 2006 20:34
To: Rawé, Noëlle
Subject: URGENT NOTICE RE: leasehold-outrage.com
Attachments: 76010001.pdf

ATTN: *Noelle Rawe - please confirm via email*

*We are in receipt of the attached complaint regarding your site, www.leasehold-outrage.com.
Please inform us of any action taken to resolve this matter.*

*Sincerely,
Legal Department*

PORTNER AND JASKEL
S O L I C I T O R S

63/65 MARYLEBONE LANE
LONDON W1U 2RA

Telephone: 020 7616 5300
Fax: 020 7258 8520
DX: 9067 West End

FAX TRANSMISSION SHEET

To: _____
Company:
Fax Number:
Date: 3 October 2006
Our Ref: JHE/SVM
Your Ref:
Subject: Your Client:
No of pages: 3
(inc this page)

Harvey Jaskel
Brian Portner
David Baker
Mitchell Griver
Paul Cairaschi
Jeremy Hershkorn

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Jonathan Cantor
Leslie Gascoigne
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MESSAGE

PORTNER AND JASKEL

SOLICITORS

(incorporating David Baker & Co)

Our ref: JHE/SVM

Your ref:

My 5 Oct 06 reply to Portner

3rd October 2006

63/65 MARYLEBONE LANE
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URGENT AND IMMEDIATE BY FACSIMILE AND POST

Dear Sir

Re: Your Client:

We act on behalf of Mr Andrew Ladsky.

We understand that your company hosts a web site whose address is www.leasehold-outrage.com.

That web site contains a significant number of unsubstantiated allegations against our client which are wholly false, clearly highly defamatory and actionable in law.

The site also contains other defamatory allegations made by Noël Dit-Rawe against a number of law firms and other professional advisors to Steel Services and our client.

The site contains suggestions that our client is guilty of criminal activities and fraud all of which are totally unsubstantiated, outrageous and false.

The allegations and contents of the site are clearly the result of a personal vendetta being conducted against our client.

Our client's reputation has been severely damaged by the allegations that your company has chosen to publish on the internet.

Our client requires that within 48 hours you remove the offending web site from the internet and that you provide our client with an apology on your web site along with



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your suggestion for damages, which must be substantial, and which must reflect the seriousness of the allegations that you have published against our client.

Your failure to deal with the above by close of business in the UK on Thursday 5th October 2006 will result in us instituting legal proceedings against your company for defamation and for substantial damages and costs.

We will, of course, take all appropriate steps to enforce any judgement obtained in the UK against you.

We await your response.

Yours faithfully,



PORTNER AND JASKEL