

LIST OF DOCUMENTS SENT BY HMCS SOUTHWARK IN 'RESPONSE' TO MY 2 JANUARY 2010 SUBJECT ACCESS REQUEST TO THE MINISTRY OF 'JUSTICE'

		My 2 January 2010 Subject Access Request to the Ministry of 'Justice'
		The 1 March 2010 'response' from HMCS Southwark
		The 24 March 2010 'response' from the Supreme Court Costs Office
		(see my website, Legal Home - # 9 for detail)
		DOCUMENTS SUPPLIED WITH 1 MARCH 2010 'RESPONSE' (in chronological order by me)
		= Document I did not have
1	02-Jan-10	Pages 1 to 21 of my document
2	22-Jul-08	My letter to Court manager that I have sent Notice of Commencement of Assessment of Bill of Costs to Portner; with attached form and my Draft statement of case
3	06-Jun-08	Internal memo - to the District Judge with: " <i>Fast Track</i> " crossed out. ' <i>Comments</i> ' - " <i>See attached</i> "; ' <i>Time estimate / for directions / arbitration / trial / Possession</i> ' - states " <i>No response required. The F/T trial stands - 9/6/08</i> "
4	06-Jun-08	Notice of discontinuance from Portner; copy of its covering letter to me
5	06-Jun-08	Photographs of damage to my flat from flooding in July 2007 (supplied as enclosures to my 12 Aug 07 letter to Jaffer, Portner, cc'd WLCC)
6	05-Jun-08	My letter to Court Manager that I have not received Witness Statement - and copy of my 5 Jun 08 letter to Ahmet Jaffer, Portner
7	23-May-08	Letter to me from Ahmet Jaffer, Portner, that case be listed for Multi-track
8	14-May-08	My letter to District Judge Nicholson following his refusal of my 30 Apr 08 Application to vary the 1 May 08 so-called 'case management directions' by District Judge Ryan
9	09-May-08	Order by District Judge Nicholson that my 30 April 2008 Application to vary case management is refused
10	06-May-08	Copy my letter to Ahmet Jaffer, Portner and Jaskel, to supply my Standard Disclosure
11	30-Apr-08	My Application to vary case management directions, and covering letter
12	18-Apr-08	Notice of trial on 21 August 2008
13	09-Apr-08	Case management reference to District Judge
14	09-Apr-08	"Order made on Wednesday 9 April 2008 by District Judge Ryan who used Civil Directions 3 template"
15	14-Mar-08	My allocation questionnaire - and the THREE ADDITIONAL PAGES (Issue: see WLCC # 26)
16	07-Mar-08	Order by District Judge Ryan to file Allocation Questionnaire
17	07-Mar-08	Letter from WLCC: need to fill form to change court; " <i>District Judge has now ordered that if Allocation Questionnaire not filed by 14 March, 16h00, your defence will be struck out</i> "
18	18-Feb-08	My letter to Jack Straw, 'Justice Secretary', headed " <i>Has this country reached the stage where finding a court and a judge committed to operating under the 'Overriding Objective' has become impossible?</i> "
19	07-Feb-08	Portner to WLCC, sending its 4 Feb 08 Standard Disclosure (BEFORE case mgt directions were issued)
20	26-Jan-08	My letter to " <i>A Judge committed to the concept of Justice</i> ", c/o WLCC
21	11-Jan-08	Notice that a Defence has been filed (My 12 Sep 07 Defence was served FOUR MONTHS previously) (NB: WLCC and Portner and Jaskel went into silent mode for FOUR MONTHS after "Mr Joseph" letter of 27 Sep 07 masquerading as an Order - WLCC from # 13)
22	11-Jan-08	WLCC letter to me to the 3 Apr 08 " <i>amended Acknowledgment of service</i> "
23	27-Dec-07	My letter to Suki Bhangra, HMCS Customer Service, Southwark Bridge
24	13-Dec-07	From WLCC, Miss Prentice, to me (but no address) - Letter NOT received, (but contents in 20 Dec 07 'response' from Suki Bhangra, HMCS 'Customer Service', Southwark)
25	13-Nov-07	My complaint to Kevin Pogson, Regional director, HMCS Southwark Bridge
26	14-Oct-07	My letter to WLCC chasing a reply to my 2 Oct 07 letter
27	14-Oct-07	My letter to WLCC chasing amended version of 3 Apr 07 Notice that acknowledgment of service filed
28	02-Oct-07	My letter to WLCC challenging the demand of £1,700

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29	27-Sep-07	WLCC letter to me (masquerading as an Order) demanding payment of £1,700
30	26-Sep-07	Portner' and Jaskel's "Defence to counterclaim" and covering letter to me
31	25-Sep-07	Internal memo - 'From' " DEFY " to 'District Judge' - 'I enclose' "Letter dated 16/08/07" 'From Defendant'; 'Comments' "Directions". 'Time estimate/For directions/..' - Text blocked out
32	04-Sep-07	Order by Deputy District Judge McGovern that (1) my 4 Apr 07 Application for transfer to the LVT is "dismissed"; (2) "Defence and counterclaim to be filed by 14 September 2007"; (3) "Defendant pay claimant's costs of today assessed at £293.70"
33	28-Aug-07	My Request to WLCC for the tape of the 24 Aug 07 hearing to be sent to Beverley F. Nunnery & Co for transcription
34	22-Aug-07	My letter to Ahmet Jaffer, cc'd WLCC - to send my costs to date (ahead of the 24 Aug 07 hearing) (with my note: "copy" - WLCC stamp that it was received by WLCC on 23 Aug) (NB: = WLCC DID receive it! See WLCC # 11)
35	22-Aug-07	My 8 page fax to WLCC court manager, headed "Yet more deceit by Rootstock Overseas Corp and its advisers" referring to the lie in the skeleton argument produced by Greg Williams that "The claimant has not received a copy of the Defendant's skeleton argument to support her application..."
36	16-Aug-07	My letter to WLCC court manager, headed "One week to the 24 August 2007 hearing and Portner and Jaskel has not supplied me with its skeleton argument. Yet, it has been in possession of my skeleton argument for three and half months (since 4 May 2007)"
37	12-Aug-07	My letter to WLCC asking for assistance in getting skeleton argument from Portner
38	12-Aug-07	My letter to Ahmet Jaffer, Portner, that (1) "failed to provide me with your skeleton argument"; (2) "failed to provide me with evidence in support of your claim"
39	12-Jul-07	Letter to me from Ahmet Jaffer, Portner, with: (1) 13 Feb 07 invoice from MRJ (supplied with Particulars of claim); (2) copy of Land Registry record TRI, 24 May 2006, "Transfer of Steel Services to Rootstock"
40	30-Jun-07	My letter to Ahmet Jaffer, cc'd WLCC (1) "I do not know Martin Faulkner; cheque sent without my knowledge"; (2) "enclosed, copy of my 4 Apr 07 application to WLCC to contest jurisdiction"; (3) "failed to address my demand in my 25 Feb 07 letter: I have never heard of Rootstock Overseas Corp" (with my note: "copy" in top corner)
41	30-Jun-07	My letter to Ahmet Jaffer, cc'd WLCC (with my note: "copy", to end corner)
42	30-Jun-07	My letter to WLCC court manager, asking for amended version of the 3 Apr 07 Notice that acknowledgment of service has been filed
43	08-Jun-07	Letter to me from Ahmet Jaffer, Portner, cc'd WLCC - with WLCC's "12 June 2007" stamp - saying not received a reply from me to his 4th and 8th May letters
44	05-May-07	My 5 May 07 fax to WLCC, headed, "Letter from Portner and Jaskel missing from your fax of this morning" - with a note written by WLCC "FAXED copy of order and letter 03/05/07", followed by indecipherable letters, and "08/05/07" - and with a copy of transmission of 8 May 07, at 15h44
45	04-May-07	Letter to me from Jeremy Hershkorn, Portner, that (1) "not received reply from me to its 17 April and 1 May letter"; (2) "Following our letter of 1 May 2007 to the West London County Court, we have been informed by telephone today that that the hearing on 8th May 2007 has been adjourned to a future date..."
46	04-May-07	WLCC fax form from "Mr Joseph", to 0207 258 8520 (Portner) - "Copies of order dated 03/05/07"
47	04-May-07	WLCC fax from "Sam Wharton" to 0207 311 [] (to me, at work) "Order as requested"
48	03-May-07	WLCC Order that: (1) 8 May 2007 hearing is cancelled; (2) Defendant to serve a copy of her application and evidence in support on Claimant's solicitors by 4pm 10 May 2007
49	03-May-07	WLCC Notice of adjournment of hearing, that hearing adjourned until 24 Aug 07
50	19-Apr-07	WLCC Order that: (1) skeleton arguments are filed by 4pm on 03 May 2007; (2) "In view of the defendants application the claimants request for judgment is refused"
51	17-Apr-07	Letter to me from Jeremy Hershkorn, Portner (1) "await to receive your Defence"; (2) "enclose a copy of a letter dated 6th April 2007 received from Martin Faulkner of flat 4, 13 Belsize Grove, London NW3 4UX together with a copy of a cheque for £1,069.31 dated 6th April 2007 payable to Martin Russell Jones" (NB: This was a set-up - Portner and Jaskel # 4)
52	03-Apr-07	Amended version of the Notice that acknowledgment of service has been filed

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53	27-Feb-07	Claim against me, ref 7WL00675 - with WLCC stamp "Served on 09 May 2007" - and (1) 'Notes for claimant on completing a claim form'; (2) 'Notes to defendant on replying to the claim form' - Both with, at the bottom of the pages "G:\Bulstrode\data\docs\S\23208 - Sloan Development\002 Miscellaneous Matters\Oyez Forms\Claim Form - Ms N" (as per what I was sent with the claim)
54	24-May-04	Draft consent order for £6,350.85 signed by me and CKFT
	Pack 1	(Enclosures to my 12 Aug 07 letter to Jaffer, Portner, cc'd WLCC)
55	12-Jul-07	Letter from Ahmet Jaffer, Portner to me, "in reply to my 30 June 2007 letter" (1) "We notified you by our letter of 27th February 2007 that the Title to the premises was transferred from Steel Services Limited to our clients, Rootstock Overseas Corp on the 24th May 2006"; (2) "you say that you have not been supplied with the enclosure to Mr Hershkorn's letter to you of 16th February 2007. Our records show that it was sent but in any event we attach herewith a further copy of the statement dated 13th February 2007 indicating how the sum of £8,937.28 has been calculated"
56	13-Feb-07	Invoice from Martin Russell Jones (included in Particulars of claim)
57	30-Jun-07	My letter to Ahmet Jaffer, cc'd WLCC (with my note: "copy", to end corner)
58	12-Aug-07	My letter to WLCC, cc'd Portner (with my note: "copy", to end corner)
59	16-Feb-07	Letter from Jeremy Hershkorn, Portner, threatening me with bankruptcy proceedings, forfeiture and costs if I fail to immediately pay £8,937.28 to "Rootstock Overseas Corp"
60	25-Feb-07	My letter to Portner that I have never heard of Rootstock - and therefore cannot owe money to a company I have never heard of
61	10-Feb-06	Daniel Broughton, Portner, (BOGUS) Notice of first refusal on behalf of Steel Services
62	30-Apr-06	My letter to Daniel Broughton, Portner, detailing why his 10 Feb 06 'Notice of first refusal' is BOGUS (with my note "copy", at top end corner)
63	30-Mar-06	My letter to Daniel Broughton, Portner, that 10 Feb 06 'Notice of fist refusal' is BOGUS as "Lavagna Enterprises owns top floor of Jefferson House" (with my note "copy", at top end corner)
64	03-Apr-06	Letter from Daniel Broughton to me that (1) "Notice does not include interest in the property that may be held by Lavagna Enterprises"; (2) "deliberately omitted to include pages 1 & 2 of the Land Registry title"
65	24-May-06	Land Registry TR1 title of "Transfer of Steel Services title to Rootstock Overseas Corp" "for £120,000"
66	21-Oct-03	Cawdery Kaye Fireman & Taylor (CKFT) 'offer' by Steel Services to me of £6,350
67	17-Jul-02	Invoice from Martin Russell Jones to me for £16,657.05
68	19-Dec-03	My Notice of acceptance to CKFT (with my note: "copy", top end corner)
69	14-Jul-04	From Ayesha Salim, CKFT, to copy on Consent Order for £6,350, endorsed by Wandsworth County Court
70	21-Oct-04	Invoice from Martin Russell Jones to me for £15,447.86 - with a "Brought forward Balance" of £14,452.17
	End pack 1	
	Pack 2	Sent by Jeremy Hershkorn, Portner and Jaskel
71	01-May-07	Letter from Jeremy Hershkorn, Portner, to WLCC court manager, cc'd to me, asking for "8 May 07 hearing to be cancelled", because (1) "only just received today the 19 April 2007 Order made by District Judge Nicholson"; (2) "apart from receiving Notice that an acknowledgment of service has been filed by the Defendant dated 3rd April 2007 (a copy of which we enclose) we have not received a copy of the Defendant's application to contest the jurisdiction or any evidence in support, nor a copy of the Defendant's Defence"
72	19-Apr-07	WLCC order that (1) hearing on 8 May 07; (2) file and serve skeleton arguments by 4pm on 03 May 07; (3) claimants request for judgment is refused - with note by Hershkorn "Received 1/5/2007"
73	03-Apr-07	WLCC Notice that acknowledgment of service has been filed - FALSELY - stating "The Defendant responded to the claim indicating an intention to defend part of the claim"

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74	17-Apr-07	Letter to me from Jeremy Hershkorn, Portner (1) "await to receive your Defence"; (2) "enclose a copy of a letter dated 6th April 2007 received from Martin Faulkner of flat 4, 13 Belsize Grove, London NW3 4UX together with a copy of a cheque for £1,069.31 (Portner # 14)
75	06-Apr-07	Letter 'from' Martin Faulkner, flat 4, 13 Belsize Grove, London NW3 4UX to "Jeremy Martin Hershkorn, Portner and Jaskel" - with copy of Barclays bank cheque, dated 6 April 2007, for £1,069.31 (NB: The PRECISE amount of interest claimed in the 27 Feb 07 claim)
Copied from my 12 September 2007 Defence		
= ALL the enclosures I supplied with my Defence (!!!)		
76	03-May-07	WLCC Order that "upon reading a letter from Defendant dated 30 April 2007. It is ordered that: Extend time for parties to file skeleton arguments by 4pm on 4 May 2007"
77	30-Apr-07	My fax to WLCC asking for an extension to file my skeleton argument, and enclosure of 19 Apr 07 Order with copy of envelop showing post mark of 27 Apr 07
78	12-Sep-09	My Defence and list of supporting 75 enclosures
79	24-Aug-07	Order by Deputy District Judge McGovern that (1) my 4 Apr 07 Application for transfer to the LVT is dismissed; (2) "Defence and counterclaim to be filed by 14 September 2007"; (3) "Defendant pay claimant's costs of today assessed at £293.70"
80	22-Aug-07	Covering letter to me from Portner "by way of service upon you Skeleton Argument on behalf of the Claimant" - and skeleton argument by Greg Williams, 2 Gray's Inn Square Chambers
81	12-Aug-07	My letter to Ahmet Jaffer, Portner, that (1) "failed to provide me with your skeleton argument"; (2) "failed to provide me with evidence in support of your claim" - and copy of the post office receipts
82	12-Jul-07	Letter from Ahmet Jaffer, Portner to me, "in reply to my 30 June 2007 letter" (1) "We notified you by our letter of 27th February 2007 that the Title to the premises was transferred from Steel Services Limited to our clients, Rootstock Overseas Corp on the 24th May 2006"; (2) "you say that you have not been supplied with the enclosure to Mr Hershkorn's letter to you of 16th February 2007. Our records show that it was sent but in any event we attach herewith a further copy of the statement dated 13th February 2007 indicating how the sum of £8,937.28 has been calculated"
83	30-Jun-07	My letter to Ahmet Jaffer, cc'd WLCC (1) "I do not know Martin Faulkner; cheque sent without my knowledge"; (2) "enclosed copy of my 4 Apr 07 application to WLCC to contest jurisdiction"; (3) "failed to address my demand in my 25 Feb 07 letter: I have never heard of Rootstock Overseas Corp" - and copy of the post office receipts
84	01-May-07	Letter from Jeremy Hershkorn, Portner, to WLCC court manager, cc'd to me, asking for "8 May 07 hearing to be cancelled", because (1) "only just received today the 19 April 2007 Order made by District Judge Nicholson"; (2) "apart from receiving Notice that an acknowledgment of service has been filed by the Defendant dated 3rd April 2007 (a copy of which we enclose) we have not received a copy of the Defendant's application to contest the jurisdiction or any evidence in support, nor a copy of the Defendant's Defence"
85	03-Apr-07	WLCC Notice that acknowledgment of service has been filed (FALSELY) stating "The Defendant responded to the claim indicating an intention to defend part of the claim"
86	22-Mar-07	My Acknowledgment of service to WLCC
87	01-Mar-07	Invoice from Martin Russell Jones to me for £8,712.22
88	25-Feb-07	Letter from me to Portner challenging its 16 Feb 07 threatening me with "bankruptcy proceedings, forfeiture and costs on behalf of Rootstock Overseas Corp" - stating that "I have never heard of this company"
89	16-Feb-07	Letter from Jeremy Hershkorn, Portner, threatening me with "bankruptcy proceedings, forfeiture and costs if I fail to immediately pay £8,937.28 to Rootstock Overseas Corp"
90	01-Sep-06	My calculations of the service charge paid by the leaseholders at Jefferson House following the FRAUDULENT service charge demand of July 2002 and FRAUDULENT 22 Nov 02 WLCC claim
91	29-Aug-06	Rejection of my 19 Jul 07 'cry for help' by the Institute of Chartered Accountants in England & Wales (ICAEW) to get its member Pridie Brewster, accountant for Jefferson House, to perform his duty - and supporting appendix detailing the amount of service charge paid by the Jefferson House leaseholders at year-end 2002 and 2003

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92	24-May-06	Land Registry TR1 title of <i>"Transfer of Steel Services title to Rootstock Overseas Corp" "for £120,000"</i>
93	30-Apr-06	My letter to Daniel Broughton, Portner, detailing why his 10 Feb 06 Notice of first refusal is BOGUS
94	03-Apr-06	Letter from Daniel Broughton to me that (1) <i>"Notice does not include interest in the property that may be held by Lavagna Enterprises"</i> ; (2) <i>"deliberately omitted to include pages 1 & 2 of the Land Registry title"</i>
95	30-Mar-06	My letter to Daniel Broughton, Portner, that 10 Feb 06 Notice of fist refusal is BOGUS as <i>"Lavagna Enterprises owns top floor of Jefferson House"</i>
96	01-Feb-06	My mapping of ownership of Jefferson House, from Land Registry titles
97	10-Feb-06	Daniel Broughton, Portner, (BOGUS) Notice of first refusal on behalf of Steel Services
98	09-Jan-06	From Martin Russell Jones to me: <i>"2006 – Steel Services Ltd - Estimated expenditure for the year ended 31 December 2006"</i>
99	22-Feb-06	Edition date: 31 Jan 06; Land Registry title NGL373333, Steel Services
100	22-Feb-06	Edition date: 24 Jan 06; Land Registry title BGL56546, Flat 18A, Jefferson House
101	22-Feb-06	Edition date: 10 Jan 06; Land Registry title BGL56358, Flat 33A, Jefferson House
102	09-Jan-06	Invoice from Martin Russell Jones to me for £7,332.41 - with a <i>"Brought forward balance"</i> of £5,624.70
103	16-Feb-06	Edition date: 31 Jan 06; Land Registry title BGL56122, Flat 35A, Jefferson House
104	27-Feb-06	Edition date: 31 Jan 06; Land Registry title BGL56642, Lavagna Enterprises Ltd, British Virgin Islands
105	19-Oct-05	Letter from Brian Gale & Associates (Ladsky's other surveyor) that he has <i>"now been informed by Mansells that they have now completed the external redecoration of Jefferson House"</i> (NB: 'Forgetting' to mention that Mansell ALSO demolished the entire roof in order to add a penthouse flat + 3 other flats to Jefferson House), as well as my photographs providing evidence of this
106	06-Sep-05	Letter to me from the ICAEW stonewalling me
107	27-Feb-06	Edition date: 8 Feb 06; Land Registry title BGL54458, Jefferson House penthouse flat
108	04-Aug-05	Letter to me from the ICAEW following my 19 July 2005 complaint against its member, Pridie Brewster, accountant for Jefferson House stonewalling me
109	15-Apr-05	Reply to my 30 Mar 05 letter from Pridie Brewster, accountant for Jefferson House <i>"May I say at the outset that we were not made aware of the Leasehold Valuation Tribunal determination of 17 June 2003 at the time we were preparing our certificate...I will be unable to consider the matters raised by you in relation to the determination and to the provisions of your Lease in time to provide a full reply before the deadline referred to in page 3 of your letter"</i>
110	30-Apr-05	My letter to Joan Hathaway, MRICS, Martin Russell Jones, stating that <i>"The 2003 "Services charges" issued - and certified - by Pridie Brewster are in very serious material breach of a number of terms in my lease - as well as statutory requirements under the Landlord & Tenant Act 1985"</i>
111	01-Nov-04	<i>"Brief description of work"</i> issued by Brian Gale, MRICS-Mansell Construction Services, stating <i>"General repair and refurbishment of the main structure of Jefferson House, 11 Basil Street, to include cutting out of spalled and defective brickwork and replacing to match, replacing asphalt roofs, redecoration externally, redecoration of internal common areas, replacement of lift"</i> (NB = monumental deceit)
112	16-Nov-04	Invoice from Martin Russell Jones to me, stating a <i>"Brought forward balance"</i> of £15,447.86
113	27-Feb-06	Edition date: 8 Feb. 06; Land Registry title BGL51266, Airspace of Jefferson House
114	21-Oct-04	Invoice from Martin Russell Jones to me, stating a <i>"Brought forward balance"</i> of £14,452.17
115	05-Oct-04	Letter from Martin Russell Jones to <i>"All lessees, Jefferson House"</i> <i>"We have been informed by the solicitors acting for the freeholders of the above, that Steel Services Ltd, that although the ground rent on your flat increased in September 2002 the increase was not sufficient to comply with the terms of your Lease..."</i>

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116	02-Aug-04	Letter from Barrie Martin, FRICS, Martin Russell Jones, to "All lessees, Jefferson House" that "It is the intention of our clients to award the contract to Mansells...At this stage we will not require further monies from you as the contract sum of £513,656.70 plus VAT will not at the present time exceed the original estimate" (NB: True amount with VAT + 11% management fee is £669,936.75 = THEFT)
117	14-Jul-04	Covering letter to me from Ayesha Salim, CKFT, to send the 1 July 2004 Consent Order for £6,350 endorsed by Wandsworth County Court
118	26-Apr-04	Edition date: 23 Apr 04, Land Registry title NGL373333, Steel Services (showing that Patrick May O'Connor and Canso Properties have been removed from the title)
119	24-Apr-04	Edition date: 11 Jun 97; Land Registry title 69051, Freehold "and being 11 and 13 Basil Street"
120	26-Apr-04	Edition date: 11 Jun 97; Land Registry title 69437, Freehold "and being 9 Basil Street"
121	26-Apr-04	Edition date: 11 Jun 97; Land Registry title 101949, Freehold "and being 7 Basil Street"
122	26-Mar-04	Letter from Joan Hathaway, MRICS, Martin Russell Jones to "All lessees, Jefferson House" "Due to extensive delays in collecting the contributions from all lessees we have to inform you that it has been necessary to commence renegotiations with the original contractor and other contractors to obtain the best price possible" (NB: LIE)
123	31-Dec-03	(BOGUS) Year-end 'accounts' for Jefferson House, from Pridie Brewster
124	19-Dec-03	My Notice of acceptance to CKFT of the 21 Oct 03 'offer' of £6,350 'from Steel Services'
125	21-Oct-03	Ayesha Salim, CKFT, 'offer' 'from Steel Services' of £6,350 in settlement of my share of the costs of the 'major works'
126	26-Aug-03	Order from WLCC that (1) I pay £2,255.07 to Steel Services; (2) Witness statements exchanged on 21 Oct 03, etc
127	09-Aug-03	My letter to District Judge Wright "The claimant is not in a position to issue summary judgment against me... There are no side deals to be made with the claimant..."
128	07-Aug-03	Letter to Lanny Silverstone, CKFT, to Healys (my solicitors of a few hours) attempting to force me to strike a deal with his client
129	05-Aug-03	Ayesha Salim, CKFT, Application to WLCC for summary judgment against me (and one of my fellow leaseholders) - including copy of Martin Russell Jones' "Apportionment" showing the amount for EACH flat at Jefferson House
130	05-Aug-03	Letter to me from Ayesha Salim, CKFT, that because I have "not replied to our letter dated 24th July 2003... in the circumstances, we have made an Application to West London County Court for Summary Judgment against you"
131	31-Jul-03	Assessment by my surveyors, LSM Partners, of the so-called "Revised" schedule of costs supplied by Lanny Silverstone, CKFT (NB: Proving that LVT findings NOT implemented)
132	24-Jul-03	Threatening and libellous letter to me from Lanny Silverstone, CKFT, to force me to strike a deal with his client 'Steel Services'
133	21-Jul-03	Letter from the London Leasehold Valuation tribunal to Lanny Silverstone, CKFT that "It is not the duty of the Tribunal to assess the particular contribution payable by any specific tenant but only to determine the reasonableness, or otherwise, of the service charges as a whole to go on the service charge account from which no doubt you can assess the proportion for that particular tenant"
134	17-Jul-03	Letter from Lanny Silverstone, CKFT, to me, cc'd District Judge Wright to "enclose letters we have sent today to the Court and the LVT", and "revised Account showing how the reduced sum was calculated" - including copy of "Revised price" document
135	17-Jul-03	Libellous letter from Lanny Silverstone, CKFT, to District Judge Wright, that, "the figures I state in my 15 July 03 letter to District Judge Wright are wrong. In the circumstances we propose to invite the LVT to make a determination of the specific amount reasonable for Ms Rawe to pay in respect of the service charges"
136	15-Jul-03	My letter to District Judge Wright, headed "Steel Services - Martin Russell Jones are not complying with the decision of the LVT"
137	25-Jun-03	Threatening and libellous letter to me from Lanny Silverstone, CKFT, attempting to force me to strike a deal with his client

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138	24-Jun-03	Draft Order and Draft case summary handed to me by Lanny Silverstone, CKFT, 10 minutes before the WLCC hearing
139	24-Jun-03	Martin Russell Jones, " <i>Revised apportionment</i> ", for 6 flats, including mine, handed to me by Lanny Silverstone, CKFT, 10 minutes before the WLCC hearing
140	17-Jun-03	London Leasehold Valuation Tribunal report following hearings, in relation to Steel Services 7 Aug 02 Application to the tribunal to determine the reasonableness of the £736,200 demanded in the 15 Jul 02 demand from Martin Russell Jones
141	29-Oct-02	Extracts from the London LVT booklet 'Applying to a Leasehold Valuation Tribunal', including page 5 which relates " <i>the ruling from the Court of Appeal case, Daejan Properties Ltd v. LVT that LVTs only have the jurisdiction to decide the reasonableness of disputed service charges that are still unpaid</i> "
142	29-Oct-02	London Leasehold Valuation Tribunal pre-trial directions
143	17-Jul-02	Invoice to me from Martin Russell Jones stating £14,400.19 for " <i>Major works contribution</i> "
144	15-Jul-02	Letter from Joan Hathaway, MRICS, Martin Russell Jones, stating, among others, that the cost of the works is £736,206.09
145	01-Feb-02	Extracts from Brian Gale's " <i>Condition survey of Jefferson House</i> " - in which I highlight the lies
146	26-Feb-02	FRAUDULENT Central London County Court claim filed by Portner and Jaskel, against an Elderly Resident at Jefferson House
147	13-Nov-01	Planning application, PP012523, for " <i>Erection of a new residential penthouse apartment at main roof level</i> "
148	07-Jun-01	Letter from Hathaway, MRICS, Martin Russell Jones, to " <i>All lessees</i> ", stating that " <i>the contingency fund contains approximately £125,000...an additional payment will be required from you...</i> "
149	25-Jan-01	Letter from Andrew Ladsky to me (and others at Jefferson House) with, among many others, libellous comments about the person who was running the residents association, and numerous other lies, as well as threats
150	13-Dec-00	(BOGUS) Notice of first refusal by Laytons solicitors, on behalf of Steel Services
151	22-Nov-96	Land Registry title, NGL373333, Steel Services
152	21-Nov-96	Letter from Laytons solicitors that on 18 Nov 96 the title from Acrepost Ltd has been transferred to Steel Services " <i>an associated company of Acrepost Ltd</i> "
153	29-Nov-96	Letter from Joan Hathaway, MRICS, Martin Russell Jones that " <i>Steel Services have taken over the head leasehold interest of Jefferson House</i> "
154	10-Mar-86	My lease
DOCUMENTS SUPPLIED WITH 24 MARCH 2010 'RESPONSE' FROM SCCO		
1	18-Dec-08	Notice of hearing on 30 January 2009
2	30-Jan-09	Final costs certificate

LIST OF DOCUMENTS SENT BY HMCS SOUTHWARK IN 'RESPONSE' TO MY 2 JANUARY 2010 SUBJECT ACCESS REQUEST TO THE MINISTRY OF 'JUSTICE'

STATISTICS	
	- 156 documents - NONE OF WHICH ADDRESS ANY OF MY QUESTIONS IN MY 2 JANUARY 2010 SAR
	Aside from the documents I supplied with my 12 September 2007 Defence, NONE HAVE BEEN SUPPLIED IN RELATION TO:
	<u>(1) The (FRAUDULENT) 29 November 2002 claim in West London County Court for which the proceedings spanned up to 2004</u>
	<u>(2) Wandsworth County Court to which my file (among others) was transferred in June 2004</u>
	<u>(3) The 'response' from HMCS Customer Service' in 2004, to my 29 Jun 04 'cry for help' to Lord Falconer of Thoroton</u>
	<u>(4) The 'responses' from HMCS Customer Service in 2007-08 to my 13 Nov 07 complaint, and my 11 Dec 07 'cry for help' to Jack Straw, 'Justice' Secretary (WLCC from point # 18)</u>
	- Of the 156 documents, there are EIGHT I did not have. Of these:
	- One internal memo of interest , dated 25 September 2007 , from " DEFY " to " District Judge ", stating next to 'I enclose' " Letter dated 16/08/07 " (= one month after I sent it) - with the ' comments ' blocked out - AS: aside from the telling 'name of the issuer', 25 September 2007 is the date of the letter masquerading as an Order, sent to me 'by' " Mr Joseph, Courts Section ", ILLEGALLY demanding that I pay £1,700 (and following my reply of 2 Oct 07, WLCC and Portner went into 'silent mode' for 4 months - See WLCC # 16 ; Portner # 23
	- (The other two memos are practically blank)
	- An 11 Jan 08 Notice that a Defence has been filed (4 MONTHS AFTER I served my Defence!!) (NB: As noted above, WLCC and Portner and Jaskel went into 'silent mode' after the BOGUS 27 Sep 07 WLCC letter)
	- One document that states that " District Judge Ryan used the Civil Directions 3 template " for the so-called 'case management directions' of 9 Apr 08 (NB: But 'conveniently' failed to "consider [my] representation" in my 14 Mar 08 Allocation Questionnaire: the 3 additional pages in which I VERY CLEARLY reiterate the issues - proving that the claim against me is FRAUDULENT - see WLCC # 27)
My complaint WLCC # 18 & # 24; Doc library # 1.7 & # 1.8	13 Dec 07 letter from Miss Prentice, WLCC, to me (but no address) which I never received. However, the content is REPRODUCED in the 20 Dec 07 letter from Suki Bhangra, HMCS 'Customer Service', Southwark Bridge - in 'reply' to my 13 Nov 07 complaint - PROVING that the REPLIES from HMCS 'Customer Service' are DICTATED by the individuals complained of (= SAME AS THE REST in the public sector - and with some of the professions) See Doc library Two fax covers, one to me, one to Portner
	= Considering what took place in West London County in 2002-04 and 2007-08; in Wandsworth County Court in 2004; at the Supreme Court Costs Office on 30 January 2009, and the 'responses' I received from HMCS 'Customer Service' in 2004, and in 2007-08...
	...these so-called 'replies' of 1 March 2010 and 24 March 2010 telling me "If you are unhappy with the handling of your Subject Access Request then it is open to you to take the matter to the courts or to the Information Commissioner" = 'GET LOST!'... Events discussed under Legal-Home # 9
	...are A BLATANT BREACH OF MY RIGHTS under the Data Protection Act 1998, as well as under the Human Rights Act 1998 - and a CONTINUATION of the blatant breach of my rights by the Ministry of 'Justice' under numerous other statutes, as well as Civil Procedure Rules See kangaroo courts Well, when you consider the exclusions from the HR Act...
	This, added to the nature of the documents I supplied to the courts, as well as HMCS 'Customer Service' 'responses', provides further, overwhelming evidence of COLLUSION with Andrew David Ladsky et.al and their solicitors, Cawdery Kaye Fireman & Taylor (CKFT), and Portner and Jaskel - which the individuals concerned in the courts want to cover-up... clearly with the blessings of the Ministry of 'Justice' - currently headed by Jack Straw, 'Justice' Secretary (and Cabinet Minister)