

#	Date		Page
PRE 2002			
1	86.03.10	Extracts from my lease	1
2	95.01.06	Extracts from lease 'apparently', for flat 22, supplied with the 7 August 2002 LVT Application	5
3	95.01.25	Lease 'apparently' for flat 23, supplied with the 29 November 2002 WLCC claim, ref WL 203537	10
4	01.06.07	Letter from Joan Hathaway, MRICS, MRJ, announcing the start of the works " <i>in the Autumn</i> "	14
5	01.10.11	Letter from Ayesha Salim, Cawdery Kaye Fireman & Taylor, to an Elderly Resident	16
2002			
6	02.02.26	Vexatious claim filed in Central London County by Portner and Jaskel against an Elderly Resident at Jefferson House	17
7	02.03.26	Letter from MRJ that the " <i>cost of works is likely to be in excess of £1 million + VAT and fees</i> "	19
8	02.07.15	Martin Russell Jones – unsupported - service charge demand of £736,206	21
9	02.07.17	Martin Russell Jones – unsupported – service charge demand of £14,400	27
10	02.08.07	'Steel Services' application to the LVT	28
11	02.09.20	Letter from Joan Hathaway, MRICS, MRJ, threatening me with proceedings	32
12	02.10.07	Letter from Silverstone, Cawdery Kaye Fireman & Taylor, threatening me with forfeiture	33
13	02.10.08	LVT notice of application filed by Landlord	34
14	02.10.10	LVT letter informing of 29 October 2002 pre-trial hearing	35
15	02.10.17	My letter to Lanny Silverstone, CKFT, asking whether he is aware of the LVT action	36
16	02.10.19	Letter from Leaseholder M to the LVT saying no evidence supplied	39
17	02.10.20	Email from Leaseholder C to the LVT saying no evidence supplied; " <i>feel intimidated and threatened</i> "	40
18	02.10.21	Lanny Silverstone, CKFT: knew about LVT Application by SS, continuing with threats of prosecution	41
19	02.10.22	My letter to the LVT that I have not been supplied with the supporting evidence; cc'd CKFT	43
20	02.10.24	My fax to LVT highlighting that CKFT knew of the LVT application at the time of its 7 October 2002 letter when it threatened me with forfeiture	49
21	02.10.28	Fax from Leaseholder K to the LVT saying no evidence supplied	52
22	02.10.29	Extracts from "Applying to a Leasehold Valuation Tribunal, service charges, insurance, management", LVT publication (printed in colour)	53
23	02.10.29	LVT directions following the 29 October 2002 pre-trial hearing	57
24	02.11.25	My letter to the LVT that I have not been supplied with the supporting evidence	59
25	02.11.29	Particulars of Claim for WLCC claim ref WL 203537	64
26	02.11.29	West London County Court (fraudulent) claim ref. WL 203537	67
27	02.12.09	My letter to Siobhan McGrath, President LVT, informing her that SS filed a claim in West London County Court on 29 November 2002	68
28	02.12.10	My letter to WLCC informing of the LVT action; proof postage	69
29	02.12.11	Letter from David Stewart, Clerk to the Tribunal: not our problem SS filed claim in WLCC	71
30	02.12.12	Letter to CKFT from solicitors acting for Leaseholder D	72
31	02.12.13	Brian Gale Expert Witness report to the LVT; copy of envelop showing stamp not franked	73
32	02.12.17	My response to the 29 November 2002 WLCC claim, ref WL 203537	82
33	02.12.17	My letter to WLCC asking for the action to be stayed	88
34	02.12.18	My letter to the LVT that MRJ is not complying with the 29 October 2002 LVT directions	89
2003			
35	03.01.12	My letter to the LVT that MRJ is continuing to breach the 29 October 2002 LVT directions, and consequently asking for the 5 February 2003 hearing to be postponed; cc'd MRJ	90
36	03.01.12	My letter to MRJ that it has failed to comply with the LVT directions; cc'd LVT	91
37	03.01.20	Letter from Joan Hathaway, MRICS, MRJ, to the LVT falsely claiming that I have been supplied with the required information	92
38	03.01.23	Letter from CKFT asking for a copy of my lease. Hence, 2 months after filing the claim	94
39	03.01.24	Letter from WLCC suggesting I ask CKFT if it agrees to stay the action	95
40	03.02.07	Invoice from Oliver Fisher for £3,525	96
41	03.02.27	Invoice from Oliver Fisher for £5,590	97

#	Date		Page
42	03.03.04	Letter from Joan Hathaway, MRICS, MRJ to Brian Gale, supplied as part of the evidential documents to the Tribunal, stating "construction of penthouse flat not a viable proposition"	99
43	03.03.10	Invoice from Oliver Fisher for £1,233	104
44	03.03.19	Invoice from Oliver Fisher for £2,820	105
45	03.03.19	Invoice from Oliver Fisher for £2,493	106
46	03.03.21	WLCC Notice of Charging Order hearing on 4 April 2003	107
47	03.03.25	My letter to WLCC challenging its 21 March 2003 Notice of a Charging Order hearing	108
48	03.03.27	WLCC letter insisting that the 4 April 2003 Charging Order hearing concerned me	110
49	03.03.30	My letter to the LVT panel informing it that, in spite of its directions, I was facing a Charging Order hearing in WLCC on 4 April 2003	111
50	03.04.01	My letter to WLCC complaining of the horrendous treatment it subjected me to by WRONGLY telling me that the 4 April 2003 Charging Order hearing concerned me	113
51	03.04.02	CKFT Consent Order with the 7 th Defendant	114
52	03.04.07	Letter from Oliver Fisher, my solicitors, to LVT informing that I will be making a 20C application	115
53	03.04.07	Letter from Oliver Fisher to MRJ informing that I will be making a 20C application	116
54	03.04.09	Letter from Lisa McLean, Piper Smith Basham, to my then solicitors	117
55	03.05.23	Application to WLCC by Lanny Silverstone, CKFT	121
56	03.06.12	WLCC Notice of 24 June 2003 hearing	122
57	03.06.17	My letter to WLCC asking why a hearing has been set for 24 June 2003	123
58	03.06.17	LVT determination, LVT/SC/007/120/02	125
59	03.06.22	My letter to WLCC and enclosures pointing out that it is subjecting me to double jeopardy	140
60	03.06.23	Letter from WLCC stating that the 24 June 2003 hearing will take place	151
61	03.06.24	WLCC Order that SS pays my costs for the day	152
62	03.06.24	MRJ "Major works apportionment 24 th June 2002 Revised" showing 'my share' reduced from £14,400 to £10,917	153
63	03.07.15	My letter to WLCC highlighting the sums considered as unreasonable by the Tribunal, and stating that SS-MRJ has not implemented the Tribunal's 'determination'; proof postage	154
64	03.07.17	Letter from Lanny Silverstone, CKFT, to District Judge Wright, implying that I am a liar	157
65	03.07.17	Letter to the LVT from Lanny Silverstone, CKFT, asking for my share of charges	158
66	03.07.21	LVT letter to Lanny Silverstone, CKFT, "not LVT responsibility" to determine my share	159
67	03.07.30	My letter to the LVT asking for a 20C order	160
68	03.07.31	My surveyor's assessment of the 17 June 2003 'determination' by the LVT	161
69	03.07.31	Invoice from LSM Partners for £1,803	167
70	03.08.05	Application to WLCC by Ayesha Salim, CKFT, for summary judgement against me	168
71	03.08.09	My letter to WLCC that "there are no side deals to be made with the claimant"	170
72	03.08.10	My 20C Application form sent to the LVT	178
73	03.08.12	My covering letter to my 20C application to the LVT	180
74	03.08.14	Invoice from Healeys for £1,000	182
75	03.08.18	Invoice from Beverley F Nunnery for £37	183
76	03.08.26	"Major works apportionment 24th June 2002 revised ", listing the 35 flats – attached to CKFT's 5 August 2003 Application to WLCC for summary judgement	184
77	03.08.26	WLCC Order following the hearing	186
78	03.08.29	LVT notice of 20C hearing set for 8 October 2003	188
79	03.09.06	My letter to Siobhan McGrath, President LVTs"	189
80	03.09.12	Letter from Siobhan McGrath, President LVTs	192
81	03.10.02	Invoice from Paul Staddon for £529	194
82	03.10.03	Letter from Piper Smith Basham confirming payment of £3,500 and asking for a further £1,500	195
83	03.10.04	The Times article in which Siobhan McGrath, President LVTs, claims that the LVTs are an "affordable, local solution for leaseholders and landlords"	199
84	03.10.06	My letter to Siobhan McGrath, President LVTs, "complete unfinished report"	200
85	03.10.06	Letter from Office of the Deputy Prime Minister	201
86	03.10.07	Invoice from David Pliener for £881	202

#	Date		Page
87	03.10.14	Letter from Piper Smith Basham confirming receipt of £1,500	203
88	03.10.21	Steel Services (SS) aka Andrew Ladsky's offer	205
89	03.10.24	Invoice from Butcher Burns for £176	208
90	03.11.09	My letter to Siobhan McGrath, President LVTs, asking that the summary of the case on the Tribunal's online is amended to a " <i>factually accurate summary</i> "	210
91	03.11.26	Letter from Siobhan McGrath, Head LVTs, still refusing to add a summary to the report	211
92	03.12.16	Invoice from LSM Partners for £646	212
93	03.12.19	My Notice of Acceptance of the 21 October 2003 'offer' by SS	213
94	03.12.31	Sums paid by Jefferson House leaseholders at year-end 2003 (colour version)	216
2004			
95	04.04.02	Royal Courts of Justice Citizens Advice Bureau letter to WLCC	218
96	04.05.18	WLCC Notice of 28 May 2003 hearing	220
97	04.05.19	My letter to WLCC asking for confirmation that CKFT paid for a hearing	221
98	04.05.25	RCJ Citizens Advice Bureau letter and email	222
99	04.05.26	CKFT letter accepting my amended version of the Consent Order	224
100	04.05.28	WLCC Order that the action against me be " <i>stayed</i> "	225
101	04.05.28	Transcript of hearing	227
102	04.06.09	WLCC Notice that I am " <i>the Defendant in a trial</i> "	232
103	04.06.20	My letter to WLCC about making me miss the 28 May 2004 hearing; its 28 May 2004 Order that the action against me is " <i>stayed</i> "; the meaning of its 9 June 2004 Notice;	233
104	04.06.29	My 'cry for help' to Lord Falconer of Thoroton	236
105	04.07.01	My Consent Order with CKFT, endorsed by Wandsworth County Court	245
106	04.07.08	My letter to WLCC pointing out that it sent the wrong tape for transcription	249
107	04.07.19	My fax to Wandsworth County Court confirming conversation, and asking it confirms I am the Defendant in the 17 August 2003 hearing	250
108	04.07.22	My letter to Wandsworth County Court asking to confirm that I am the Defendant for the 17 August 2004 trial	252
109	04.07.23	Reply from Wandsworth County Court that the trial does not concern me	254
110	04.07.28	Letter from Wandsworth County Court	255
111	04.08.02	Wandsworth County Court judgment against the 5 th Defendant, and my calculations of the sums paid by this Defendant	256
112	04.08.02	Letter from Barrie Martin, FRICS, MRJ to "All Leaseholders" announcing the appointment of a new contractor, Mansell Construction Services, and the start of the works	261
113	04.08.23	Reply from the Court Service to my 29 June 2004 'cry for help' to Lord Falconer of Thoroton	263
114	04.10.21	Invoice from MRJ with a " <i>Brought forward balance</i> " of £14,450	266
115	04.11.16	Invoice from MRJ with a " <i>Brought forward balance</i> " of £15,450	267
116	04.11.xx	Brian Gale and Mansell Construction Services " <i>Description of the works</i> " at Jefferson House	268
2005 and 2006			
117	05.09.xx	and 02.07.xx A4 size, colour photographs of the back of Jefferson House	269
118	06.02.10	Bogus " <i>Notice of first refusal</i> " issued by Portner " <i>on behalf of Steel Services</i> ", inc. enclosure	271
119	06.02.27	Land Registry record for BGL 54458, Jefferson House penthouse flat	278
120	06.03.30	My letter to Daniel Broughton, Portner and Jaskel that the 10 February 2006 "Notice" and his subsequent replies suggest that the "Notice" also includes the titles for Lavagna Enterprises	282
121	06.04.03	Letter from Daniel Broughton, Portner and Jaskel	284
122	06.08.29	Institute of Chartered Accountants for England & Wales' reply to my complaint against Pridie Brewster, accountants for Jefferson House	285
123	06.10.28	LVT summary of the case on its online database – with my comments	290
2007			
124	07.02.16	Letter from Portner and Jaskel threatening me with bankruptcy proceedings, forfeiture and costs unless I immediately pay the sum of £8,937 to its 'client' " <i>Rootstock Overseas Corp.</i> "	292
125	07.02.25	My letter to Portner that I have never heard of "Rootstock" and cannot therefore owe monies to a company I have never had any dealings with	294

#	Date		Page
126	07.02.27	WLCC claim ref. 7WL00675	295
127	07.03.22	My Acknowledgment of Service of the 27 February 2007 claim (in colour)	300
128	07.03.xx	My compilation of the sums contained in the MRJ 13 February 2007 invoice attached to the 27 February 2007 claim – due to the mess of the invoice	303
129	07.04.03	WLCC 'Notice that acknowledgment of service has been filed'	305
130	07.04.19	WLCC Order, posted on 27 April 2009, asking for serving of Skeleton Argument by 3 May 2007	306
131	07.04.30	My fax to WLCC asking for an extension to write my Skeleton Argument	307
132	07.05.01	WLCC Order granting me one extra day to write my Skeleton Argument	309
133	07.05.01	Letter from Jeremy Hershkorn, Portner and Jaskel to WLCC, incl. enclosure	310
134	07.05.04	My fax to WLCC stating that WLCC has failed to send me the letter it said to have received from Portner	313
135	07.06.30	My letter to WLCC asking for a corrected version of its 3 April 2007 Notice	315
136	07.06.30	My letter to Portner and Jaskel, cc'd WLCC; proof postage	316
137	07.08.12	My letter to Portner and Jaskel, cc'd WLCC; proof of postage	319
138	07.08.22	My fax to WLCC to yet again highlight that I have not received the 'claimant' skeleton argument	323
139	07.08.24	WLCC Order that I file my Defence by 14 September 2007, and pay £293.70 to 'claimant'	326
140	07.08.28	My Application to WLCC to send the tape of the 24 August 2007 hearing to my selected company for transcription; proof postage	327
141	07.09.12	Two-page extracts from my Defence	331
142	07.09.27	Letter from WLCC demanding that I pay £1,700 to file – a non-existent - counterclaim	333
143	07.10.02	My letter to WLCC; proof of postage	334
144	07.10.07	My letter to Beverley F, Nunnery & Co who, by then, had still not received the tape from WLCC	338
145	07.10.28	My second chaser letter to WLCC asking for a response to my 2 October 2007 letter; proof postage	339
146	07.11.13	My complaint against WLCC sent to HMCS Customer Service, Regional Director, Southwark Bridge	342
147	07.11.29	Letter from HMCS Customer Service stating still awaiting a response from WLCC	346
148	07.12.05	My letter to HMCS Customer Service highlighting WLCC's apparent inability to answer straightforward questions, and that I still have not heard from it since its 27 September 2007 letter	347
149	07.12.10	Letter from HMCS 'Customer Service', Southwark Bridge, stating an intention to reply to my complaint <i>"within the next two weeks"</i>	351
150	07.12.11	My 'cry for help' to the Rt. Hon. Jack Straw, Lord Chancellor	352
151	07.12.19	WLCC Order to <i>"strike-out"</i> my alleged counterclaim of September 2007	354
152	07.12.20	'Reply' to my complaint from HMCS 'Customer Service', Southwark	355
153	07.12.27	My response to HMCS Customer Service's letter of 20 December 2007	357
2008			
154	08.01.02	Letter from HMCS 'Customer Service' apologising for <i>"not supplying you with an adequate response to your concerns"</i>	361
155	08.01.10	HMCS Petty France response to my complaint	362
156	08.01.11	WLCC corrected version of its 3 April 2007 'Notice that acknowledgment of service has been filed'	365
157	08.01.26	My letter to <i>"A Judge committed to the concept of Justice"</i> c/o WLCC; cc'd Portner; proof postage	367
158	08.01.28	My reply to HMCS Petty France response to my complaint	374
159	08.02.18	My letter to the Rt. Hon Jack Straw; ; cc'd WLCC and Portner; proof postage	380
160	08.03.12	HMCS Petty France reply to my 18 February 2008 letter to Jack Straw	384
161	08.06.06	Notice of Discontinuance of "ALL of the claim" against me	385
162	08.08.26	My Application to WLCC for a Detailed Cost Assessment hearing	387
163	08.09.12	WLCC Notice of Detailed Cost Assessment hearing on 4 November 2008	389
164	08.11.04	WLCC Order for transfer of the Detailed Cost Assessment hearing to the Supreme Court Cost Office	390
NB Difference in number of references relative to Section 5 of the complaint is due to referencing the definition of words			