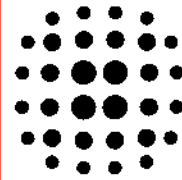


Our ref: CDT 47991-2007/SC-Sutherland CAI
Your ref:

Private and Confidential
Ms N K-Dit-Rawe
3 Jefferson House
11 Basil Street
London
SW3 1AX

Visual consistent with performance: unable to see the true picture due to having a majority of blind spots. Well done PR-marketing consultancy!

= the Law Society, the fertiliser for malpractice



**Solicitors
Regulation
Authority**

8 Dormer Place
Leamington Spa
Warwickshire
CV32 5AE

DX: 292321 Leamington Spa 4
UK: 0870 606 2555
Int: + 44 (0)1527 504450
F: + 44 (0)1926 439725
www.sra.org.uk

See my attached Comments

30 March 2007

Events are discussed in detail under sections # 4 and # 5 on the Portner and Jaskel page with a snapshot under Doc library # 2.6

Dear Ms Dit-Rawe

Regulating the Profession Your Report about Portner & Jaskel

I write further to previous correspondence in respect of this matter. This matter has been referred to me for consideration.

Our objective is to regulate solicitors in the interests of the public and users of legal services. All the information we receive as regulator of the profession is useful. Our powers enable us to discipline solicitors for misconduct (e.g. to reprimand them) and to place controls on how they practise.

Please note that we do not award compensation or provide other financial redress.

You have raised several issues about the conduct of Portner & Jaskel Solicitors. I will deal with each issue in turn.

1. You complain that Portner & Jaskel has sent you a letter in respect of the recovery of monies for a company called Rootstock Overseas Group. You deny any knowledge of this company but complain that the letter from Portner & Jaskel is threatening and harassing.

I have considered the information that you have provided and I am unable to conclude that there has been any breach of the rules in this matter. Portner & Jaskel are clearly acting on the instructions of their client in this matter. They are entitled to take a robust approach and advise you of the steps that their client is able to take if payment is not made. There is no misconduct in them doing so and I do not consider that the letter is either threatening or that it amounts to harassment. I will not be pursuing this issue further.

2. You complain that the firm has sent you deceitful and fraudulent correspondence in respect of a lease matter.

= a department of the Law Society; controlled by the Law Society

The independent regulatory body of the Law Society of England & Wales

I have considered the information regarding this issue and I am unable to take the matter further. It is clear that this issue was concluded in 2006. So that we are able to carry out a fair investigation, we apply time limits to reports of professional misconduct. We normally only consider reports to misconduct if they are made to us within six months of the event in question. If we are contacted more than six months later, we may decide not to investigate.

Your matter seems to be about events outside of this time limit. This lapse of time makes it difficult to carry out a fair investigation. There do not seem to be any special circumstances to persuade us to investigate this matter. I will not be taking any further action on this issue.

If you consider that certain Acts of Parliament have been breached then those are legal issues for the courts to consider. You will need to take independent legal advice as to what steps you can take to remedy the position.

3. You complain that Portner & Jaskel are harassing your US Website host in an attempt to get the site closed.

I have considered this issue and again it is clear that the firm are acting on the instructions of and in the best interests of their client. I do not consider that they have breached any of the rules of professional conduct and I will not be taking any further action on this issue.

Whilst I appreciate that you may be disappointed with this letter, for the reasons set out above I will not be taking this matter further. I am unable to conclude that the firm has breached any of the rules of conduct and my file is now closed.

We have sent a copy of your letter to the solicitor for information only so that they are aware of your concerns.

If you have any concerns about our service please let us know. We have an internal complaints procedure to deal with these issues and we will do everything we can to resolve your concerns and respond positively to your comments.

You may also request the Legal Services Ombudsman (LSO) to complete an independent review of our file. The Ombudsman is appointed by the Lord Chancellor to review how we work. If the Ombudsman finds that we have not dealt with this matter properly she can ask us to take further action. There is a three month time limit, which starts from the date of this letter which ends on 30 June 2007 in which to make your referral to the Ombudsman.

The Ombudsman's address is:-

The Legal Services Ombudsman

3rd Floor
Sunlight House
Quay Street
Manchester
M3 3JZ

I certainly was not going to go back to this other corrupt solicitors' lapdog

Telephone: 0161 839 7262
Telephone: 0845 601 0794 (lo-call number)
Fax: 0161 832 5446

Email: iso@olso.gsi.gov.uk
Website: www.olso.org

Please note that we are unable to store files indefinitely. It is our policy to destroy files after two years unless there is a particular reason not to do so. If you would like me to return any of your personal papers please let me know.

Yours sincerely



Alex Sutherland
Caseworker
Conduct Assessment and Investigation Unit

Encl. Information Leaflet: ISO42
LSO Leaflet

**** Please quote our above reference whenever contacting us ****
If corresponding by e-mail please quote our reference in the subject heading

(If the linked PDF documents don't open, try with:



(The following is captured in greater detail under [Portner and Jaskel # 4 and # 5](#))

Solicitors Regulation Authority = Law Society.



“Our objective is to regulate solicitors in the interests of the public and users of legal services”

Translation: give them carte blanche to do exactly as they please, because who pays the piper calls the tune or, put another way: we are not going to bite the hand that feeds us.

Further, as a member of the Establishment ([book reference; Jewish-Freemason Brotherhood – Persecution # 6](#)), we absolutely don't give a damn about 'the little people' we perceive as being there to feed our and members' insatiable greed - and as easy target for reprisals if they dare challenge us.

“You complain that Portner & Jaskel...”

My [28.02.07](#) letter to **Fiona Woolf**, then President of the Law Society.

(Yeah, that's the one [Theresa May, Home Secretary](#), had initially appointed to investigate the widespread abuse of children. By then, [Woolf had become Lord Mayor of the City of London](#). It tells you all about 'the qualities' required for the job).

[Portner & Jaskel](#) - one of the firms of thoroughly evil racketeers used by [Rachman crook \(Extortion\) Andrew David Ladsky](#).

“...has sent you a letter...”

[16.02.07](#) letter from Jeremy Hershkorn – and clearly Ladsky.

“...in respect of recovery of monies...”

= The immediate assumption that 'I owe' "the monies" claimed.

“...for a company called Rootstock Overseas Group”

Actually, "Rootstock Overseas Corp" – see [Headlessors](#).

“You deny any knowledge of this company but...”

Note the "but" = again, the siding with Portner (and Ladsky); I have *never* heard of the company..."but" I should not complain'!

“...complain that the letter from Portner & Jaskel is threatening and harassing”

See next page.

“I have considered the information that you have provided...”

I also supported my [28.02.07](#) complaint with 14 enclosures.

“...and I am unable to conclude that there has been any breach of the rules in this matter.”

Examples of “rules” from **The Guide to the Professional Conduct of Solicitors** that have *very clearly* been breached by Portner and Jaskel:

- **Rule 12.02 - Act lawfully** - *"A solicitor must not act where the instructions would involve the solicitor in a breach of the law ..."*
- **Rule 17.01 - Fairness** - *"Solicitors must not act in a way that is fraudulent, deceitful..."*
- **Rule 17.05 - Letters before action** - *"When writing a letter of claim a solicitor must not demand anything other than that recoverable under the due process of law"*
- **Annex 211** - *"The courts expect litigation to be started as a last resort after attempts have been made to settle the dispute by negotiations or other means..."*

“Portner & Jaskel are clearly acting on the instructions of their client in this matter.”

(The SRA also repeated this in relation to the ongoing harassment of my website Host by Jeremy Hershkorn – see below)

It is the standard reply from the corrupt fertiliser for malpractice, Law Society that perceives its members as being above the law of the land, and as having the divine right to abuse the public at will.

For example, it gave me the *same* reply in its [08.02.05](#) ‘response’ to my [20.12.04](#) complaint against another of [Andrew David Ladsky](#)'s thoroughly evil and corrupt solicitors, [CKFT](#):

- my complaint, (para.1.1.1.1), that *"CKFT acted fraudulently, with deceit, taking unfair advantage"*
- **'Reply'**: *"As you will be aware, a solicitor is required to act upon his/her client's instructions and in his/her client's best interest"*
- (para.1.1.2.2) that *"CKFT demanded from me monies that were not due and payable"*
- **'Reply'**: *"....CKFT on a client's instructions were at liberty to issue proceedings"*

-
- (para.1.1.3.2) that "*CKFT refuted my [legitimate] defence*"
 - **'Reply'**: "*in refuting your defence CKFT would have been relying upon their client's instructions*"

My [19.02.05](#) reply to the Law Society was (para.2): "*Your conclusion suggests that, if for example, Mr [Ladsky](#) instructs Mr [Silverstone and/or Ms Salim](#) to shoot you because he is unhappy with the reply you have provided to my complaint against CKFT, they would be under a duty to do so. This, to me, is the logical extension of your position*"

(How did the fraudulent [29.11.02](#) claim filed in [West London County Court](#) against me for £14,400 ([and against 13 other apartments](#)) by [CKFT – Ladsky](#) – eventually end? With a [01.07.04](#) Consent Order for £6,350 (following Ladsky's [21.10.03](#) Part 36 Offer) – and, legally, I did *not* owe this amount either).

“They are entitled to take a robust approach...”

= Law Society's euphemism for solicitors having carte blanche to operate in total disregard of the rule of law.

“...and advise you of the steps that their client is able to take if payment is not made.”

Yet again, the automatic siding with its member: if the member says 'I owe money' then, it must - 'of course' - be true!

Note that in my [28.02.07](#) complaint, I highlighted the fact that, contrary to its claim, Portner had (deliberately) *not* included any supporting evidence with its letter.

Further, that I supplied the Law Society with a copy of my [25.02.07](#) letter to Portner in which I reported this – as well as the fact that I had *never* heard of the company, 'Rootstock Overseas Corp', at the time.

= **Facts that stunk of fraud and corruption**...as evidenced 16 months later by the [06.06.08](#) Notice of Discontinuance of "*ALL the claims against [me]*" (following the mafia filing a [27.02.07](#) claim against me with its mates in [West London County Court](#) – 'in response' to my [25.02.07](#) letter).

“There is no misconduct in them doing so...”

I repeat my above comments.

“...and I do not consider that the letter is either threatening or that it amounts to harassment.”

Can you believe that?

These people are totally, utterly amoral. From which cave have they crawled out of?

I wish the caseworker at the 'Solicitors Regulation Authority' to, one day, find himself at the receiving end of a letter – illegally - threatening him with "*bankruptcy*" and of taking his property away. Let him see whether or not it feels "*threatening*".

CONCLUSIONS on part 1 of my complaint:

According to 'the regulator of solicitors', the 'Solicitors Regulation Authority', it is **perfectly acceptable for [Portner and Jaskel](#) to**, among others - **breach:**

- Rules in the Solicitors Guide to Professional Conduct;
- [Fraud Act 2006](#);
- [Theft Act](#): (i)- s.17 False accounting, (ii)- s.21 Blackmail;
- [Malicious Communications Act 1988](#);
- [Protection from harassment Act 1997](#) - including s.7(3A) by wilfully aiding and abetting the harassment by "their client", the equally evil [Rachman \(Extortion\)](#) Andrew David Ladsky

“I will not be pursuing the matter further.”

[Portner and Jaskel](#) is (like its equally criminal client, [Andrew David Ladsky](#)) ‘above the law of the land’! Hooray for self-regulation!

“2. You complain that the firm has sent you deceitful and fraudulent correspondence in respect of a lease matter.”

It refers to the fraudulent [10.02.06](#) so-called “Notice of first refusal”.

My final letter of [30.04.06](#) to [Portner](#) summarises events – which demonstrate *absolutely undeniable* breaches of several acts, as well as rules from the solicitors code of conduct – as I detailed in my letter. (The [03.05.06](#) ‘response’ from Portner).

In my [28.02.07](#) complaint to the Law Society, on page 4, I also detailed my assessment of the legislation and rules of conduct breached by Portner.

Events are discussed, among other, under [Notices section # 3](#).

“I have considered the information regarding this issue and I am unable to take the matter further.”

“It is clear that this issue was concluded in 2006. So that we are able to carry out a fair investigation, we apply time limits to reports of professional misconduct.”

“We normally only consider reports to misconduct if they are made to us within six months of the event in question. If we are contacted more than six months later, we may decide not to investigate.”

In addition to the introductory paragraphs in the letter, contrast that also with what is stated in the [Information Sheet](#):

"Our aim is to regulate the solicitors' profession effectively. So, we welcome concerns about solicitors' behaviour (conduct) as this helps us to regulate properly."

"When can we investigate?"

"If you are concerned about the way someone else's solicitor has behaved, we can investigate if there is clear evidence that the solicitor has broken the rules of professional misconduct."

"How we deal with your report of misconduct"

"We assess the reports of misconduct and identify any possible instances when the rules which govern the professional conduct of solicitors are broken"

“There do not seem to be any special circumstances to persuade us to investigate this matter. I will not be taking any further action on this issue.”

I repeat the above quotes from the Law Society's Information sheet – as well as add:

Rule 12.02 of the Solicitors code of conduct - Act lawfully - **"A solicitor must not act where the instructions would involve the solicitor in a breach of the law ..."**

WHAT A MAFIA!

“If you consider that certain Acts of Parliament have been breached then those are legal issues for the courts to consider.”

= The typical game of sending the complainants from pillar to post - which the Law Society had, of course, already done to me in relation to my [20.12.04](#) complaint against [CKFT](#).

To which the caseworker could have added: and you know the treatment you are going to get there - see e.g. [kangaroo court](#).

“You will need to take independent legal advice as to what steps you can take to remedy the position.”

Yes, 'of course': 'go and line the pockets of our *totally unregulated* members, and give them another chance to abuse you' (e.g. my Comments to the [13.11.03](#) "draft notice and

consent order" drawn-up by 'my' so-called advisors, [Piper Smith Basham/Wotton and Stan Gallagher](#)).

CONCLUSIONS on part 2 of my complaint:

According to the Law Society's "regulatory body" - 'tasked with policing the conduct of solicitors' – 'I' was meant to do its job (as I was also evidently meant to, before its being re-badged under another name).

Just as well that 'the Solicitors Regulation Authority' started its letter with: "***Our objective is to regulate solicitors in the interests of the public and users of legal services***" !

“3. You complain that Portner & Jaskel are harassing your US website host in an attempt to get the site closed.”

In Oct 06, Jeremy Hershkorn had succeeded in getting the closure of my website.

He did this through totally unsupported vicious lies against me, as well as threats to my host of "*proceedings for defamation, damages and costs*" (his [03.10.06](#) malicious letter to my then website host; my [05.10.06](#) reply). (I relaunched my site on 25 Dec 06).

In Jan-Feb 07 Hershkorn attempted to repeat his success with my current (priceless) US website Host (HostDime).

Over several weeks, he sent a massive amount of malicious emails to my Host, repeating 'his' = Ladsky's prior formula of threatening my Host with legal "*proceedings and costs and damages*" unless my Host closed down my website immediately, by - yet again - making highly libellous, scurrilous – totally unsupported - accusations against me.

As I highlighted in my [28.02.07](#) complaint (last page), Portner did not contact me.

(Following my complaint to the Law Society, [Ladsky](#) then picked-up the baton, and also harassed my website Host through endless phone calls, over several weeks).

Events are discussed under [Portner # 2](#).

“I have considered this issue and again it is clear that the firm are acting on the instructions of and in the best interests of their client.”

Here we go again: "***in the best interest of their client***"!

“I do not consider that they have breached any of the rules of professional conduct and I will not be taking any further action on this issue.”

Absolutely unbelievable!

CONCLUSIONS on part 3 of my complaint:

[Portner and Jaskel](#) committing – repeatedly - criminal offences under:

- the [Protection from Harassment Act 1997](#), including under s.7(3A) by wilfully aiding and abetting the harassment by "their client" [Andrew David Ladsky](#);
- the [Malicious Communications Act 1988](#),...

...- is, in the view of 'the regulator of solicitors': perfectly acceptable!

“I am unable to conclude that the firm has breached any of the rules of conduct and my file is now closed.”

OVERALL CONCLUSIONS:

The **Law Society** and its so-called “independent” arm, the Solicitors Regulation Authority – approve of [Portner and Jaskel](#) doing the following to a member of the public:

- Threatening her with "*bankruptcy and seizure of her property for non-payment of monies*" - to a company she had never heard of.
- Issuing her with a fraudulent "Notice of First Refusal".
- Conducting a prolonged campaign of harassment of her website Host - with the aim of forcing the closure of her website - by making illegal threats and libellous accusations.

WHY? Because having a [multi-criminal \(Extortion\)](#), 'Jewish', sacrosanct Mason landlord ([Persecution # 6](#)) as "client" - typically - also gives these criminals the right to ignore the rule of law.



Hooray for self-regulation...

...- in the worse than Wild West environment of very sick, and very "[corrupt Britain](#)" ([top of media page](#)),...

...in which 'the Establishment' acts as one with 'certain criminals'.



“If you have any concerns about our service please let us know. We have an internal complaints procedure...”

There is absolutely no end to their sarcasm.

“You may also request the Legal Service Ombudsman (LSO) to complete an independent review of our file.”

= More sarcasm – as that mafia *knew* that the Legal Services Ombudsman, **Zahida Manzoor CBE**, had already:

- In 2005 – rubber-stamped its ‘Get lost!’ decision re. my complaint against CKFT: [LSO # 2](#);
- In 2005 – played games aiming to throw me back at the Law Society re. my complaint against Piper Smith Basham/Watton: [LSO # 3](#).

“The Ombudsman is appointed by the Lord Chancellor...”

YEP! The then [Lord Falconer of Thoroton](#) – which the Law Society mafia also *knew* I had approached – and from whom I received the same treatment.

(Manzoor and Falconer are now in the House of Fraud a.k.a. the House of Lords).