

Rotten to the core

This is a letter masquerading as an 'order' from the WLCC mafia aiming to rip me off of £1,700.

As it, and the other part of the double-act, its 'brother' (Persecution # 6) **Andrew David Ladsky** and his corrupt solicitors **Portner** 'did not like' my **02.10.07** letter - they ALL all went into silent mode for more than 3 months

HER MAJESTY'S COURTS SERVICE
WEST LONDON COURTHOUSE
MAGISTRATES, COUNTY and YOUTH
COURTS
181 TALGARTH ROAD
HAMMERSMITH LONDON
W6 8DN

DX DX NO.97550 HAMMERSMITH 8

T TEL.020 8600 6868
F FAX. 020 8600 6860
Minicom VII 0191 4781476
(Helpline for the deaf and hard of hearing)

www.hmcourts-service.gov.uk

Our ref: **NO!** It received a
Your ref: **12.09.07** 'Defence' to
which I added
"counterclaim" -
because I fell into the
trap set by Deputy
District McGovern in his
24.08.07 Order. The
Ladsky mafia then
argued the glaringly
obvious: **26.09.07**; my
02.10.07 letter

Noelle Yvonne Slyvie Klosterotter-Dit-Rawe

= Continuing with the same infantile game!

How fascinating: (A)
It costs crooks £250
to file a fraudulent
claim AGAINST me,
but I AM expected
to pay £1700 i.e
SEVENTIMES As much
to defend myself AGAINST it

27 September 2007

Dear Sir/Madam,

Re: **Roostock Overseas Corp -v- Noelle Yvonne Slyvie Klosterotter-Dit-Rawe**
Case No.: 7WL00675

The court received your counterclaim against the claimant in the above case.

(A) Either a fee of £1,700.00 or an application for a fee exemption or remission should have accompanied the counterclaim. Neither was enclosed.

If by 05 October 2007 you have not paid the fee or applied for a fee exemption or remission, your counterclaim will automatically be struck out without further order of the court. This means that you would not be able to proceed with your counterclaim.

Yours faithfully

Such was their blind determination to secure the claim against me

(A)
• Is this letter meant to be an 'order'?
• Why not use the proper form?
• What is the objective of having this stamp?

Mr Joseph
Courts Section
Tel/Ext No: 6868

Note 1

If your counterclaim is struck out, you may apply to the court for an order that it be reinstated.

If the court allows the order (called 'granting relief'), it will only have effect if within the period set out below you -

- pay the fee or
- send the court evidence of your exemption from payment or remission of the fee (see Note 2).

The period for doing this is -

- within 2 days of the date of the order if you or your representative was present at the hearing granting relief; or
- if neither you nor your representative were present at the hearing, within 7 days from the date of service of the order striking out your counterclaim.

Note 2

- If you cannot afford the fee you may not have to pay it. This is called exemption. In some circumstances the court manager may reduce the fee or "remit" it (say you do not have to pay)
- For further information, or to apply for exemption or remission, ask the court for a free copy of the combined booklet and application form EX160A Court fees - do I have to pay them?

Please specify how much you are Counter-claiming for

And others- see my Comments on 03.04.07 notice

= BREACH of:
(1)- s.21 of Theft Act- Blackmail
(2)- Fraud Act 2006
(3)- Malicious Communications Act
(4)- Protection from Harassment Act

See WLCC # 18 for the contradicting 'explanations' following my 13.11.07 complaint to HMCS = proving the scam



Return Address:
WEST LONDON COURT HOUSE
COUNTY COURT
4th FLOOR
HAMMERSMITH
LONDON
W6 8DN



27 is a Thursday

= sent 2nd class

letter sets a deadline of
Friday 5 October for
payment.

