

This so-called 'hearing' (WLCC # 11) was the outcome of district judge Wright ABSOLUTELY OUTRAGEOUS 24.06.03 Order - and her CONTINUING to turn a blind eye to the very damning

evidence against the claim: my letters: 22.06.03; 15.07.03; 09.08.03

To Defltb Sols

Piper Smith & Basham.

Case No. <small>Always quote this</small>	WL203537
Claimant	STEEL SERVICES LTD
Defendant	NOELLE YVONNE SYLVIE KLOSTERKOTTER DIT RAWE &
Claimant's ref.	
Defendant's ref.	

The solicitors I resorted to appointing in Aug 03, because HM's District judge Wright kept ignoring the content of my correspondence (Comments below) - and started immediately to bat for criminal Andrew David Ladsky

Before DISTRICT JUDGE WRIGHT sitting at West London County Court, 43 North End Road, London

IN SPITE of my correspondence in Jun-Aug 03 that corrupt judge Wright was STILL using Silverstone's fraudulent documents for the 24 Jun 03 hearing (WLCC # 8)

Upon hearing Solicitor for the Claimant and upon hearing Counsel for the 2nd Defendant and Solicitor for the 5th Defendant it is ordered that: -

1. There be summary judgment against the 2nd Defendant in the sum of £2255.07 and against the 5th Defendant in the sum of £8839.36 such sums to be paid by 9 September 2003.

2. The balance of the claim against the 2nd Defendant in the sum of £8662.20 and the balance of the claim against the 5th Defendant in the sum of £3015.59 be dealt with as follows:-

3. This case is allocated to the multi-track. **Another case of INJUSTICE**
DISCLOSURE. Note that the Ladsky mafia's 06.08.03 application for summary judgment against me was for £14,400! Instead, it opted for what I had stated in my 09.08.03 letter to Wright.

4. Each party shall give to the other parties standard disclosure of documents on Form N265 by 4.00 pm on 19 September 2003.

5. All requests for inspection of or a copy of a document must be made by 4.00 pm on 23 September 2003.

WITNESS STATEMENTS. **THE OBJECTIVE this Order was TO BULLY ME INTO PAYING MONIES I DID NOT OWE! They knew I had already spent £30,000+: Overview # 4**

6. The parties/Claimant/Defendant shall serve/exchange statements of witnesses of fact by 4.00 pm on 21 October 2003. My corrupt solicitors Piper Smith Basham(Watton) tried to prevent me from issuing my 19.10.03 Witness Statement (page). It triggered the 21.10.03 offer.

EXPERT EVIDENCE.
7. The Claimant and the 2nd Defendant shall exchange expert surveyors' reports setting out the substance of any evidence upon which they intend to rely. [Mr B Gale MRICS and Mr T Brook MRICS] **We had ALREADY gone through that LVT # 2,3, 4 ; Gale # 2,6, 7**
8. The exchange shall take place simultaneously by 4.00 pm on 11 November 2003.

IN FACT: Ladsky's 21.10.03 Part 36 Offer for £6,350 i.e. £8,000 less than the claim- which, even though I did NOT owe this amount either, I accepted in my 19.12.03 letter "for the sake of bringing this dispute to an end" (I WAS DREAMING! Overview # 3, # 5 and # 6)

The court office at WEST LONDON COUNTY COURT, 43 North End Road, West Kensington, London W14 8SZ is open between 10 am and 4 pm Monday to Friday. When corresponding with the court, please address forms or letter to the Court Manager and quote the case number. Tel: 020 7602 8444 Fax: 020 7602 1820 Produced by: District Judge Wright

The experts reports shall be agreed if possible not later than 14 days from service, and if not agreed within that time there shall be a without prejudice discussion between them no later than 2 December 2003 so as to identify the issues between them and reach agreement if possible.

10. The experts shall prepare for the Court a Statement of the issues upon which they agree and issues they not agree, upon which with a summary of their reasons and that Statement shall be filed with the Court by 4.00 pm on 16 December 2003.

LISTING AND GENERAL DIRECTIONS.

11. Each party do file a completed Pre Trial Checklist at this Court by 4.00 pm on 6 January 2004 .
12. The trial window do commence 16 February 2004 to expire 05 March 2004 with a time estimate of 2 days.
13. Paragraph of the Practice Direction supplementing CPR Part 39 shall be complied with.
14. Any Case Summary which should not exceed 500 words shall be agreed between the parties if possible. If the Case Summary which should not exceed 300 words. The Case Summary/Summaries should include a Chronology, outlining the matters still in issue and refer to the relevant documents where appropriate.

PREPARATION FOR TRIAL

15. The parties do each file and serve any Skeleton Argument and/ or Chronology and any authorities to be relied upon at the Court not less than 3 days before the start of the Trial of the action.
16. The parties and legal representatives must cooperate with each other in preparing the case expeditiously including attempting to limit the issues in dispute and by making appropriate admissions of fact.
17. Each party must inform the Court immediately if the case is settled, whether or not it is then possible to file a Draft Consent Order to give effect to the agreement.
18. There be no order as to costs in relation to the Claimant's application for summary judgment .
19. Costs in the Case in relation to the Order for Directions.
20. The Costs of the 2nd Defendant for the hearing on 24 June 2003 be summarily assessed in the agreed sum of £265 and of the 5th Defendant for the said hearing in the agreed sum of £582.60 such costs to be paid by 4.00 pm on 9 September 2003. **It amounted to a few crumbs of 'justice!' (WLCC # 8)**

Of course, action points from # 7 onwards did NOT take place - as Ladsky made me a 21.10.03 Part 36 offer. That's what that vermin does: tries its luck up to trial with the aim of stealing as much money as it can - counting on Her Majesty's judiciary that falls over backwards to help it do this.

Dated: 26 August 2003

Order drawn dated: 02 September 2003

West London County Court: A bottomless cesspit of moral depravation and corruption - DEFINITELY PART OF HER MAJESTY'S KANGAROO COURTS!