

**From:** ANM anmletters@gmail.com  
**Subject:** Re: Claim C00SA374 - Lewis & Byng -v- Paris & Garden  
**Date:** 15 September 2016 at 12:03 pm  
**To:** Dougans, Robert Robert.Dougans@BryanCave.com  
**Cc:** Cooke, Serena Serena.Cooke@bryancave.com



Dear Sirs

Further to our letters of the 12th and 14th of September, we still have not heard from you, including with any papers opposing the application. In absence of this needed information, therefore, we are submitting the correspondence between us from 31st August to date to the Court including this email.

In view of the obstruction that this claim has caused us in our efforts to comply with our earlier mutual undertakings, and the consequent delay in being able to finish matters between us, we are disappointed that you have not reverted with agreement to the Draft Order we sent you yesterday.

We do believe it was the best solution to your problem of wanting to take our house away from us, and our problem in not being able to supply a forwarding address to those making threats to life and liberty, or those protecting them. As previously stated, these threats mean that it is supremely urgent for us and our family that upon taking our home, whatever you get from selling it, as previously agreed by you, has to be the end of any obligation of us to provide you with details of our address.

The delay in moving caused by this vexatious action on your part is by no means irrelevant, as time was taken off work to accomplish vacating our home, much of which has now had to be spent trying to get you to comply with your own earlier undertakings. No further time can be taken off work, so that is going to cause further substantial delay in being able to achieve the result you say you want.

We remind you that we have made every attempt to comply with the unequivocal statement made by ourselves to you upon demand, including having to refuse surgery, and had you simply done what you said you would do and not served a claim contradicting your previous undertakings, we would simply have continued to comply, as advised by your local agent.

Yours faithfully,

Steve Paris & Angel Garden

On 9/09/2016, at 6:09 pm, Dougans, Robert <[Robert.Dougans@BryanCave.com](mailto:Robert.Dougans@BryanCave.com)> wrote:

Dear Sirs,

It has come to our attention that our letter dated 6 September 2016 attached the wrong attachment. The correct document would be the word document attached.

If this changes the position with regard to the strike-out, please let us know, otherwise we are instructed to oppose the application and seek costs.

Yours faithfully,

Bryan Cave



**Robert Dougans**

*Partner*

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