

From: ANM anmletters@gmail.com
Subject: Re: Lon Bryngwyn
Date: 8 November 2016 at 2:24 pm
To: Cooke, Serena Serena.Cooke@bryancave.com
Cc: Dougans, Robert Robert.Dougans@BryanCave.com



I never said I wouldn't give you the key. I informed you Morgan Jones were telling you different information than they were telling others. I was waiting to hear back from them.

As you're so very well aware, the people who blatantly breach court orders are you, and breaking into our home rather than fulfilling your court order is a pretty blatant admission of guilt.

As for you forbidding us from contacting Morgan Jones, may I remind you that they were our estate agent before you decided to use them. You are in no position to tell us who we aren't allowed to communicate with. But this kind of demand just yet again makes a mockery of your reputation as supposed champions of freedom of speech.

On 7 Nov 2016, at 10:18 am, Cooke, Serena <Serena.Cooke@bryancave.com> wrote:

Dear Sirs,

We understand that you have been in touch with Morgan Jones in relation to your post at the Property.

As you are aware, given that you confirmed that you had moved out but you did not hand over the keys to our estate agent, we have had all the locks changed so that we can arrange viewing of the Property for sale and secure the Property.

As a result, you no longer have access to the Property.

We understand that arrangements have been made with Morgan Jones today for you to collect any mail that may have been delivered to the Property since you left. This will be the only time this concession is made. Please make arrangements with Royal Mail to forward your mail to your new address.

Finally, we would be grateful if you could address any requests or concerns (if any) relating to the Property to us in future.

Morgan Jones quite understandably do not wish to be involved in any dispute and have only been retained by us for the purposes of selling the Property. They do not have authority to speak on our behalf nor to agree anything on our behalf in relation to the Property. There should accordingly be no reason for you to contact them again after today.

Yours faithfully

BRYAN CAVE



Serena Cooke

Solicitor-Advocate (Civil)

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From: ANM [<mailto:anmletters@gmail.com>]

Sent: 01 November 2016 10:08 AM

To: Cooke, Serena

Cc: Dougans, Robert

Subject: Re: Lon Bryngwyn

It is hardly surprising that you have totally ignored point three. Experience is showing me that