

From: Michael Moore</O=FIRST ORGANIZATION/OU=FIRST ADMINISTRATIVE GROUP/CN=RECIPIENTS/CN=MICHAEL>

Date Sent: Thursday, 19 July 2007 18:27:46

Date Received: Thursday, 19 July 2007 18:25:03

To: Hannah.Vozzo@corrs.com.au<Hannah.Vozzo@corrs.com.au>

CC: John.Dalzell@corrs.com.au<John.Dalzell@corrs.com.au>; John Usher</O=FIRST ORGANIZATION/OU=FIRST ADMINISTRATIVE GROUP/CN=RECIPIENTS/CN=Jusher>; Michael Casey</O=FIRST ORGANIZATION/OU=FIRST ADMINISTRATIVE GROUP/CN=RECIPIENTS/CN=Mcasey>

BCC:

Subject: RE: Ellis: Costs

Attachment: ATT36870.gif

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Dear John

I am agreeable to your request to have Ellis costs assessed by Alyson Ashe but should you also seek instructions from CCI under the sensitive claims protocol?

Yours sincerely

Michael Moore

Acting Business Manager & Financial Controller

Direct Line (02) 9390 5186

Fax No: (02) 9261 8312

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From: Hannah.Vozzo@corrs.com.au [mailto:Hannah.Vozzo@corrs.com.au]

Sent: Thursday, 19 July 2007 4:35 PM

To: Michael Moore

Cc: John.Dalzell@corrs.com.au

Subject: Ellis: Costs

Dear Michael

As you know, you are entitled to have your costs assessed in Ellis matter for the costs of the Supreme Court and Court of Appeal hearings.

We propose to instruct Alyson Ashe, the costs assessor who prepared the bill of costs from the Supreme Court proceedings to include The Trustees. We will also instruct her to prepare a further bill of costs arising from the Court of Appeal proceedings.

Once the bills of cost are prepared, we will serve these on Ellis as foreshadowed in our letter of 8 June 2007 to his solicitor.

Can you please confirm that you instruct us to proceed with having the bills of cost prepared and with serving these costs upon the plaintiff.

We had previously foreshadowed your intention to have the costs assessed in a recent letter to the plaintiff. We suspect that he will make an application to stay the costs order until the resolution of the High Court proceedings, but serving a bill upon the plaintiff will let him know we are serious about pursuing him for costs. Richard McHugh SC has previously advised of this strategy and he agrees that Ellis is currently proceedings safe in his assumption that the Archdiocese will not see to recover its costs. McHugh SC suggests that we should serve him with the bill of costs.

I will await your instructions.

Kind regards

John Dalzell  
Senior Associate

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