

Our reference  
PRM/JD/OFFICE-LT02

Governor Phillip Tower  
1 Farrer Place Sydney NSW 2000  
GPO Box 9925 NSW 2001  
Tel (02) 9210 6500  
Fax (02) 9210 6611  
[www.corr.com.au](http://www.corr.com.au)

**CORRS  
CHAMBERS  
WESTGARTH**  
lawyers

**FILE COPY**

Sydney  
Melbourne  
Brisbane  
Perth  
Canberra  
Gold Coast

13 September 2004

David Begg & Associates  
Solicitors  
Suite 1404, Level 14  
14 Martin Place  
SYDNEY NSW 2000

**Contact**  
John Dalzell (02) 9210 6160  
Email: [John.Dalzell@corr.com.au](mailto:John.Dalzell@corr.com.au)

**Partner**  
Paul McCann

Dear Sirs

**John Andrew Ellis v His Eminence Cardinal George Pell & The Trustees of the Roman Catholic Church & Fr. Aidan Duggan**

We are retained to act in relation to the above proceedings, although we do not act for the third defendant.

As your client has filed a notice of motion requesting an extension of the limitation period pursuant to the provisions of the Limitation Act 1969 (NSW), it is our intention not to file a full defence to the substantive claim until the Court has determined this preliminary issue.

Please confirm that you consent to this course of action. We reserve the right to rely upon this letter in defence of any application to enter default judgment pursuant to part 17 of the Supreme Court Rules.

Yours faithfully  
Corrs Chambers Westgarth



Paul McCann  
Partner