

Dr RALPH DOUGHTY JD LLM BBus JP CPA

5 July 2013

Solicitor and Barrister in the Supreme Court of NSW

Salvos Legal

And the High Court of Australia

PO Box K596

REDACTED

HAYMARKET NSW 1240

08 JUL 2013

REDACTED

Your ref: LG/ERL/1086

E-mail: REDACTED

ABN:19531972918

Dear Sirs,

RE: RALPH DOUGHTY -v- THE SALVATION ARMY (NEW SOUTH WALES) PROPERTY TRUST - DISTRICT COURT OF N.S.W. PROCEEDINGS NO. REDACTED

I refer to your letter dated 1 July 2013.

I note in your letter you have not suggested what you consider is a reasonable amount that you are prepared to pay and you have not mediated the amount with me or anyone from my office.

Accordingly, if you bring on your application without mediation, I give you notice that I will oppose your application and seek an order for costs against you without further notice.

I also draw to your attention that you have given very little time for me to get senior counsel's advice in order to properly respond to your letter.

I advise that in order to ensure the machine and its recording is not interfered with at the time of production, it will be necessary for me to attend at the time of production during the period of time when you play the machine and take any copy of its recording so that a true record is kept of what is recorded on the machine. It may involve some time and I maintain that I should be paid a reasonable fee as a solicitor for the time that this takes.

If you have any reasonable alternative method or information as to what you regard as a reasonable rate to reimburse me as a solicitor for my time and which you would expect that you would charge for disbursements and solicitor's costs if you as a solicitor were in the same position as me and were doing the same work during the same period, please advise me.

I will look forward to your early reply.

Yours faithfully,

Dr. Ralph Doughty, Solicitor

