Dear Andrew,

Thank you for your email this morning confirming receipt of my correspondence with Sir Roger Marsh and more recently, my telephone conversation and subsequent email to Will Swarbrick, yesterday.

Whilst I appreciate Sir Roger is a business adviser to Squire Patton Boggs (SPB) and not a lawyer, the reasoning for contacting him is made clear in my initial email to him. You will appreciate my second email to Sir Roger - sent several days later in the absence of any reply to my first email - asks, on the basis that he is unable to deal with the matter personally, for the matter to be passed to the relevant department/member of staff at SPB to be dealt with as a matter of urgency (which would seem to me to be a reasonable request in the circumstances outlined in my emails to him) but since no reply confirming such has ever been forthcoming from Sir Roger, I subsequently contacted with Will Swarbrick, with whom I am familiar from his past employment at Walton & Co (Planning Lawyers) where I am a client.

Had the matter been dealt with in the first instance by Sir Roger in passing my email and details to the relevant department of SPB, you will appreciate that I would not have had to persist in attempting contacting various employees of the firm to request the matter be acknowledged and dealt with and I can confirm that now you have kindly contacted me and confirmed the matter is being looked into, that I will not be attempting to contact anyone else at SPB regarding the matter, other than yourself, as clearly there is no longer a need to do so.

I do appreciate you confirmation that this matter will now be dealt with and whilst you will be following due process internally, I can again confirm it is a <u>fact</u> that contrary to the representation on behalf of Mr and Mrs Parkin prepared by SPB, that we (the applicants of the planning application concerned and referred to in the representation on behalf of Mr and Mrs Parkin) are not and never have been Directors (or even shareholders for that matter) of Yorkshire Land Limited and therefore, I trust that this can and will be corrected in the interests of natural justice and an apology provided accordingly.

There is enough trouble in the world already and we certainly aren't looking to cause any more. We simply wish to achieve fairness and for the record to be set straight, which is entirely reasonable in the face of the blatant untruth which was been published in a representation published in the public domain about us by SPB.

We look forward to hearing from you again shortly.

Kind regards

Yours sincerely

Sam Green Mr & Mrs S. Green

From: Pike, Andrew <andrew.pike@squirepb.com>

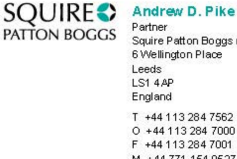
Sent: Thursday, October 26, 2023 11:18 AM To: samuel.green@britannicholdings.com Subject: Your complaint

Dear Sir,

I am the Complaints Handling Partner for Squire Patton Boggs (UK) LLP. I have just been made aware of your recent emails to Sir Roger Marsh (who is a business adviser to this firm not a lawyer, and not involved in the matter about which you are complaining) and to my colleague Will Swarbrick.

I will look into the issues you have raised and respond to you as soon as practicable after considering relevant materials and speaking to relevant colleagues. I will aim to do so during next week if possible. In the meantime, please now desist from contacting anyone else at this firm about this matter (and please do not expect a response from anyone other than me).

Regards,



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