

[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]

15<sup>th</sup> October 2003

Your Ref:

Our Ref: Pw.sg . 049597

Dear [REDACTED]

I refer to our telephone conversation. I would suggest that I finalise the costs arrangements with yourself once we know the outcome of the Third Party Notice. Basically, I consider that the costs as ordered cover the period from the conclusion of the Occupation Hearing until finalisation of the Court Order in July 2003. I shall then need to render you an Account for the costs relating to the Divorce and Occupation Order, and I will need to seek from you initially, the balance that may be outstanding under the Order for costs. As far as that sum is concerned, you will in due course recover that from Spenser when he either takes employment (you could then apply for an Attachment of Earnings Order against him) or he sells or re-mortgages the property. There may be some delay in that money becoming available, but at least you know that he will ultimately have to contribute towards the cost that he so badly created.

Yours sincerely,

P. Wayman