# No 53 DR

Wr't of control - District Registry 6011330199

# IN THE HIGH COURT OF JUSTICE

QUEEN'S BENCH DIVISION

Bristol County Court

DISTRICT REGISTRY

High Court Claim No.

Dairsess

[County Court Claim No.]

CR2017000140

[Sent from the Bristol County Court

**County Court by Certificate dated** 

02/10/2017

### Claimant

Middlesbrough Football & Athletic Company (1986) Limited

O2 OCT 2017, OF JOHN O

#### Defendant

Earth Energy Investments LLP 277-281 Oxford Street London W1C 2DL

**ELIZABETH THE SECOND**, by the Grace of God, of the United Kingdom of Great Britain and Northern Ireland and of Our other realms and territories Queen, Head of the Commonwealth, Defender of the Faith.

TO: [ Simon Williamson

an enforcement officer authorised to enforce writs of control issued from the High Court.]

[The enforcement officers authorised to enforce writs of control issued from the High Court who are assigned to the district of <sup>1</sup> in England and Wales.] <sup>2</sup>

Middlesbrough Football & Athletic Company (1986) Limited

the said sums and interest.

YOU ARE ALSO COMMANDED to indorse on this writ immediately after taking control of goods a statement of the manner in which you have done so and send a copy of the statement to the [claimant] \*\*Commandation\*\* [claimant]\*\*Commandation\*\* [claimant]\*\* [cla

THIS WRIT WAS ISSUED by the Central Office [the BRISTOL High Court on Manay THE Second DAY of October 2017.

District Registry] of the

on the application of Court Enforcement Services Transfer Up Department

of First House First Avenue Centrum 100 Burton on Trent Staffordshire DE14 2WE

[agent for Bond Dickinson LLP

of 112 St Anns Wharf, Newcastle Upon Tyne, NE99 1SB

> BRISTOL CIVIL JUSTICE CENTRE 2 REDCLIFF STREET, BRISTOL BS1 6GR

WITNESS The Rt. Hon. David Lidington MP Lord High Chancellor of Great Britain, the

The address[es] for enforcement are (address[es] including county and postcode). 277-281 Oxford Street London W1C 2DL

#### **SCHEDULE**

	SCHEDULE		
1.	Date of Judgment or Order: 16/01/2017		
2.	Amount of Judgment or Order (including interest awarded by Judgment or Order)	£	555,000.00
3.	Fixed costs on Judgment or Order	£	
4.	Assessed costs (if any) [by costs certificate dated	£	
5.	(If sent from County Court by certificate) Interest <sup>3</sup> post-Judgment or Order (on County Court judgment or order over £5,000) until date of certificate	£	28,464.66
6.	<u>LESS</u> credits or payments received since Judgment or Order	£	
	Sub Total	£	583,464.66
7.	Fixed costs on issue	£	117.75
		- 1	

## Together with:-

A. Judgment interest <sup>4</sup> at [ 8 ]% from; date of Judgment on sub-total above, or (if sent from County Court by certificate) date of County Court certificate on paragraphs 1, 2 and 3 above until payment,

Total

£

583,582.41

B. Fees and Charges to which you are entitle of fuelgere appropriate).

<sup>1</sup> This should reflect the Districts as set out in the High Court Enforcement Officers Regulation 2004

<sup>2</sup> Note if you have chosen this option you must send this writ to the National Information Centre for Enforcement for allocation (c/o Registry Trust Ltd, 153-157 Cleveland Street, London W1T 6OW)

<sup>3</sup> Interest under s.74 of the County Courts Act 1984

<sup>4</sup> S.17 Judgments Act 1838

The court office at

BRISTOL CIVIL JUSTICE CENTRE 2 REDCLIFF STREET, BRISTOL BS1 6GR ----- Forwarded Message ------ **Subject:** TAKE NOTE - More Lies

**Date:**Wed, 22 Nov 2017 15:10:40 +0000

From:Paul Millinder <paul@empoweringwind.co.uk>
To:Paul Stewart <Paul.Stewart@wbd-uk.com>

CR-2017-008690

PROPERTY COURT

CC:Julian Gill <Julian.Gill@wbd-uk.com>, Michael Brown <Michael.Brown@wbd-uk.com>, Jonathan Blair <Jonathan.Blair@wbd-uk.com>, Kevin Gray <Kevin.Gray@wbd-uk.com>, peter.morgan.2671@northumbria.pnn.police.uk <peter.morgan.2671@northumbria.pnn.police.uk>, enq@courtenforcementservices.co.uk, fieldm@parliament.uk, robert.goodwill.mp@parliament.uk

Messrs Bond Dickinson,

I have just spoken with the High Court Enforcement Officer, Mr Williamson, he came across quite annoyed that you have implied he has made some kind of mistake when the figure of £619,774.48 is on the claim form that you provided their office. I think, from my conversation with him, he would be prepared to give evidence in Court.

You come back to me with vexatious? I am rightfully annoyed.

I also do not make allegations I cannot prove.

The entire chain will now be filed at Court and you should be arrested.

See you in Court.

Yours sincerely,

Paul Millinder

On 22/11/2017 14:22, Paul Stewart wrote:

Dear Mr Millinder.

I refer to your numerous recent emails sent to me and my colleagues. Please note the following (copies of the documents referred to below are attached for ease of reference):-

1. Your central allegation appears to be that we in some way misled the court at the hearing that took place on 9 January 2017 in relation to our client's application for an injunction to prevent the presentation by you of a winding up petition. This is the same allegation that was made by your solicitors at the time, Messrs Penningtons Manches, in their letter dated 11 January 2017. As you are fully aware, we responded to that letter on 12 January 2017. In our response, we explained why such an allegation was untenable and reminded you and your solicitors that, if you wanted to pursue your allegation, you would need to substantiate it. You declined to do so.

- 2. You and your solicitors agreed a form of Consent Order in relation to our client's application. The Order provided that Earth Energy Investments LLP (**EEI**) would contribute £25,000 to our client's legal costs, with payment being made by 4pm on 3 February 2017. No payment was made and it is now abundantly clear that you and EEI never had any intention of paying the agreed sum.
- 3. The papers served on you yesterday related to EEI's failure to pay in accordance with the terms of the Consent Order. There was an error in the papers prepared by the High Court Enforcement Officer because the amount referred to as being outstanding should have been £25,000 plus interest and costs. I anticipate that your response to this error will be to assert that we have acted fraudulently. We have not this was an honest mistake made by the High Court Enforcement Officer, which will be rectified.

Your email correspondence is vexatious, abusive and entirely misleading. It also continues to restate points that we have addressed numerous times before and I am afraid that I can therefore see no benefit to you or us in repeatedly restating the correct factual position. If your conduct follows the same path that it has previously, your response to this email will be to send numerous emails to a wide circulation of people accusing me and others of, amongst other things, dishonesty and fraud. Neither I nor my colleagues will be responding to any such email correspondence.

Paul Stewart		
Partner		

#### **Paul Stewart**

Yours sincerely,

Partner
Womble Bond Dickinson (UK) LLP

Womble Bond Dickinson (UK) LLP

d: +44 191 279 9292 m: +44 7980 715531 t: +44 345 415 0000

e: Paul.Stewart@wbd-uk.com