## William Couchman

@ 16 Sept 2021, 08:34 ☆ ← :



to me 🔻

Dear Andrew

We write further to your letter of 13 August 2021 and your subsequent email directly to our client of 25 August 2021.

As you are aware our client has put you on notice of her claim against the estate and our client is in the process of collating evidence of the costs incurred. We will be writing further on this point shortly. Our client's position as to her entitlement to the full costs claimed and notified to date is reserved.

Further to our letter of 26 July 2021, also sent to Mr Howard Drake as per the automated email response, we again require your undertaking as Executor to the estate that you will ringfence the funds in dispute pending resolution. We again remind you of your duties in properly administering the estate as it pertains to creditors as well as beneficiaries and the personal liability potentially imposed on those who receive any distributed funds.

In the absence of a satisfactory response to this correspondence our client reserves the right to apply to the court for an order and costs as appropriate.

I look forward to hearing from you by return.

Yours sincerely William Couchman Solicitor