From: <richard.wiseman@shell.com> Date: Tue, 17 Jun 2008 10:10:15 +0200 To: <john@shellnews.net> Cc: <michiel.brandjes@shell.com> Subject: FW: For your information

## Dear Mr Donovan

I have emailed your father to tell him that I have nothing to add to the correspondence we have already exchanged on the matters set out in his email.

However, I appreciate that he was not at the hearing in 1999. He may not therefore know the circumstances behind our offer to contribute at that time to your legal expenses (the information which did not go to the judge). You will recall that we made this contribution having been told by your solicitor that his firm had taken a charge on your house to secure their costs which they intended to enforce. We took the view that enforcement of their charge and your losing your house would probably be used by you against us, even though you had started the proceedings, and for that reason alone, we made the contribution to your costs to avoid your losing your home.

Regards

**Richard Wiseman** 

Legal Services Shell International Limited Registered in England and Wales Registered Office, Shell Centre, London SE1 7NA Company number 3075807