

20 July 2015

Paul Gee

By email: gasnsolarservices@gmail.com

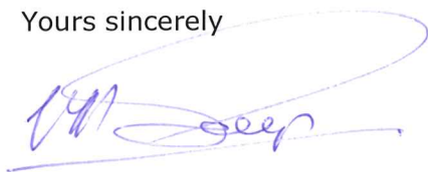
Dear Mr Gee,

I refer to your emails of 12 July and 16 July. Those emails were in response to a letter I sent you on 10 July. That letter of 10 July was in response to an OIA request you made and declines your request. I don't intend to enter into any further debate with you regarding that decision.

However, it is appropriate that I respond to the key issue you raise in your emails, which I have interpreted essentially as a request that I reopen and look at your case. It is important that I make it clear to you that I am not prepared to agree to that request or for any broader inquiry related to the issues you raise. It is clear to me that this is an issue where you feel deeply wronged and where you feel that you have been denied justice. However, it simply would not be appropriate for me to revisit decisions made in the past which have been the subject of numerous findings by the Board and the Court as well as being the subject of consideration by other agencies. Regardless of what conclusions I might draw from the material, the simple fact is that those people were best placed to assess the information at the time.

I fully understand that you will be unhappy with this response and I regret that you continue to have such strong feelings of distrust in the Board. I wish to reassure you that I am fully committed to working with the industry to ensure the health and safety purposes of the Plumbers, Gasfitters and Drainlayers Act 2006 are met. In doing so, though, I need to be focused on the future and it simply wouldn't be appropriate for me to revisit the decisions of the past. I hope you can understand and respect the reasoning behind my decision. To give closure to this issue, I need to also advise you that I don't intend to enter into any further correspondence with you about this issue.

Yours sincerely



Martin Sawyers
Chief Executive/Registrar