

24 February 2015

Our ref: AS/L1578  
*Please quote above reference on all  
future correspondence*

Paul Gee

**By email:** [gasnsolarservices@gmail.com](mailto:gasnsolarservices@gmail.com)

Dear Mr Gee

**Emails 15, 16, 17, 19 and 23 February 2015**

I refer to the above emails in which you ask me to have a handwriting expert analyse the handwriting on attached documents, and refer to various matters in the Windleburn v Darnley and Gee Investigation Report, 12 July 2010.

The matters you have raised in your emails relate to the investigation, prosecution and hearing of the disciplinary charges against you that resulted in the Board's disciplinary decision of July 2011. As already stated, there is no legal basis on which I can revisit the Board's decision or any matter leading up to that decision. In this respect I refer you to my letter of 17 February 2015 (copy **attached**).

Yours sincerely



Max Pedersen  
**Chief Executive/Registrar**

Encl. Letter to Paul Gee, 17 February 2015

17 February 2015

Our ref: AS/L1561  
*Please quote above reference on all  
future correspondence*

Paul Gee

**By email:** [gasnsolarservices@gmail.com](mailto:gasnsolarservices@gmail.com)

Dear Mr Gee

**Email dated 2 February 2015**

I refer to your email of 2 February 2015 in which you ask me to review the Board's disciplinary decision of July 2011.

I wish to advise that there is no legal authority for me to review a disciplinary decision of the Board under the Plumbers, Gasfitters and Drainlayers Act 1976 ("1976 Act"). The only right in relation to a disciplinary decision of the Board under that Act was by way of an appeal to the High Court. You exercised that right and your appeal was dismissed. Under section 59(3) of the 1976 Act the decision of the High Court on an appeal is final.

Yours sincerely



Max Pedersen  
**Chief Executive/Registrar**