



Martin Newbold <martinnewbold.mn@gmail.com>

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**RE: 640MC413 – Martin Newbold v Nationwide Building Society – Hearing Bundle**

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**Orr, Caitlin** <CaitlinOrr@eversheds-sutherland.com>  
To: Martin Newbold <martinnewbold.mn@gmail.com>  
Cc: "Andrews, Samuel" <SamAndrews@eversheds-sutherland.com>

Tue, Apr 28, 2026 at 10:33 AM

To: Mr Martin Newbold

**Parties: Mr Martin Newbold v Nationwide Building Society (“Nationwide”)**

**Claim No.: 640MC413**

We continue to act for the Defendant, Nationwide, in the above matter.

We write further to your email below.

A copy of Nationwide’s Defence and the Application was sent to you by email and first class post on 27 May 2025, a copy of the email is attached for reference.

Please see attached Notice of Hearing listing Nationwide’s application for strike out and/or summary judgment (the **“Application”**) for a hearing on 1 May 2026 (the **“Hearing”**). The Hearing is listed to take place at Brighton County Court, in-person. The notice of hearing is dated 21 January 2026 and so would have been sent to you by the court on or around that date.

On 23 April 2026, we sent you a copy of the draft Hearing bundle index by email, no response was received. On 27 April 2026, we sent you a copy of the Hearing bundle by email. We note both emails are included within the chain below, to which you have responded. We assume therefore that you did receive these emails and their attachments.

If you require a hard copy of the Hearing bundle, please respond by return.

Yours sincerely

**Eversheds Sutherland (International) LLP**

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**From:** Martin Newbold <[martinnewbold.mn@gmail.com](mailto:martinnewbold.mn@gmail.com)>

**Sent:** 28 April 2026 05:58

**To:** Orr, Caitlin <[CaitlinOrr@eversheds-sutherland.com](mailto:CaitlinOrr@eversheds-sutherland.com)>

**Cc:** Andrews, Samuel <[SamAndrews@eversheds-sutherland.com](mailto:SamAndrews@eversheds-sutherland.com)>; HMCTScounterfraud <[HMCTScounterfraud@justice.gov.uk](mailto:HMCTScounterfraud@justice.gov.uk)>; DOLLIMORE, Helena (MP) <[helena.dollimore.mp@parliament.uk](mailto:helena.dollimore.mp@parliament.uk)>; FOIA, CRM (CRM) <[CRM.FOIA@usdoj.gov](mailto:CRM.FOIA@usdoj.gov)>; National Crime Agency Complaints <[Public.Complaints@nca.gov.uk](mailto:Public.Complaints@nca.gov.uk)>; Foreignprocess.rcj@justice.gov.uk; OIJA@usdoj.gov; oversight.gop.119@gmail.com; oversight\_committee@mail.house.gov; icocasework@ico.org.uk; legalisation@fcdo.gov.uk; SCS <[SCSLondon@state.gov](mailto:SCSLondon@state.gov)>; fcdo.correspondence@fcdo.gov.uk; SOPEnquiries@fcdo.gov.uk; DSIT Correspondence <[correspondence@dsit.gov.uk](mailto:correspondence@dsit.gov.uk)>

**Subject:** Re: 640MC413 – Martin Newbold v Nationwide Building Society – Hearing Bundle

Subject: Claim No. 640MC413 – Urgent CPR Concerns and Hearing Documents

Dear Sir/Madam,

**Parties:** Martin Newbold v Nationwide Building Society (“Nationwide”)

**Claim No.:** 640MC413

**NCA:** CCG0000122359

I do not believe this matter is being handled in accordance with the Civil Procedure Rules.

I have only been advised of the hearing date two days before it is due to take place. I have also not been provided with a hearing bundle, defence, or supporting documents, other than a request for my own documents.

I previously requested that Eversheds be removed from this case after receiving a signed document from the solicitor which appeared to contain a signature at the bottom before the content had been properly completed.

As the solicitor’s filing should have been served within a reasonable time after my own filing, please explain why I have not been notified that this defence has ever been filed or served.

Please confirm urgently:

1. the hearing date and time;
2. whether a defence has been filed;
3. when and how any defence or bundle was served on me;
4. why I have not received the documents relied upon by Nationwide.

Warm regards,  
Martin Newbold

 <http://www.martinnewbold.co.uk>

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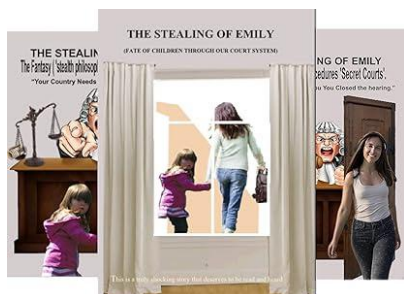
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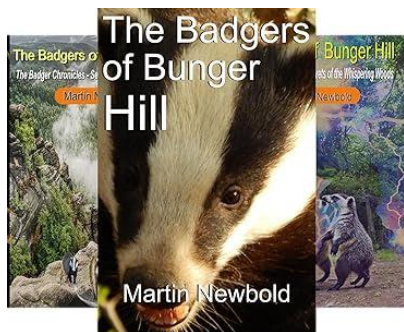
p:01424 430373 | m:07542641417|

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On Mon, Apr 27, 2026 at 12:43 PM Orr, Caitlin <[CaitlinOrr@eversheds-sutherland.com](mailto:CaitlinOrr@eversheds-sutherland.com)> wrote:

To: Martin Newbold

**Parties: Martin Newbold v Nationwide Building Society (“Nationwide”)**

**Claim No.: 640MC413 (the “Claim”)**

We continue to act for the Defendant, Nationwide, in the above Claim.

We write further to our email below, in the absence of any response please see attached hearing bundle ahead of Nationwide’s application listed for a hearing on 30 April 2026 at 14:45pm.

We confirm a copy has been filed at Court.

Yours sincerely

**Eversheds Sutherland (International) LLP**

Caitlin Orr | Trainee Solicitor | Financial Services Disputes and Investigations | Eversheds Sutherland

M: + 44 7464 910 909

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**From:** Orr, Caitlin

**Sent:** 23 April 2026 10:14

**To:** Martin Newbold <[martinnewbold.mn@gmail.com](mailto:martinnewbold.mn@gmail.com)>

**Cc:** Andrews, Samuel <[SamAndrews@eversheds-sutherland.com](mailto:SamAndrews@eversheds-sutherland.com)>

**Subject:** 640MC413 – Martin Newbold v Nationwide Building Society – Draft Hearing Bundle Index

To: Martin Newbold

**Parties: Martin Newbold v Nationwide Building Society (“Nationwide”)**

## **Claim No.: 640MC413 (the "Claim")**

We continue to act for the Defendant, Nationwide, in the above Claim.

We write ahead of Nationwide's application listed for a hearing on 30 April 2026 at 14:45pm (the "**Hearing**"). Accordingly please see attached Hearing bundle index for your consideration.

If we do not hear from you as set out above before 4:00PM on 24 April 2026, we will file and serve a copy the bundle in accordance with the enclosed index.

Yours sincerely

## **Eversheds Sutherland (International) LLP**

Caitlin Orr | Trainee Solicitor | Financial Services Disputes and Investigations | Eversheds Sutherland

M: + 44 7464 910 909

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----- Forwarded message -----

From: "Hunt, Alistair - LIT" <AlistairHunt2@eversheds-sutherland.com>

To: "contactOCMC@justice.gov.uk" <contactOCMC@justice.gov.uk>

Cc: "martinnewbold.mn@gmail.com" <martinnewbold.mn@gmail.com>, "Hainsworth, Claire"

<ClaireHainsworth@eversheds-sutherland.com>, "Andrews, Samuel" <SamAndrews@eversheds-sutherland.com>

Bcc:

Date: Tue, 27 May 2025 14:54:15 +0000

Subject: 640MC413 – Martin Newbold v Nationwide Building Society – Defence and N244 Application Notice – Our Ref: 364928.000005 [ES-CLOUD\_UK.FID13008456]

To: OCMC

**Claim No: 640MC413 (the "Claim")**

**Parties: Martin Newbold v Nationwide Building Society ("Nationwide")**

We continue to act on behalf of Nationwide in the Claim.

Please find attached for filing with the Court on behalf of Nationwide the following documents:

1. Notice of Acting;
2. Defence;
3. N244 Application Notice dated 27 May 2025;
4. [Draft] Order;
5. Witness Statement of Claire Carol Elizabeth Hainsworth dated 27 May 2025; and
6. Exhibit CCEH1.

In relation to the attached application, the Court is authorised to take payment of the application fee of £313 from our PBA account: PBA0087211.

The Claimant is included in copy for information. Copies have been served on the Claimant via first-class post and e-mail.

We look forward to receiving the sealed application notice in due course.

Yours faithfully

## **Eversheds Sutherland (International) LLP**

Alistair Hunt | Paralegal | Financial Services Disputes and Investigations | Eversheds Sutherland

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M: + 44 7881 515 168





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
#### **8 attachments**

-  **Notice of Hearing of Application(248105712.1).pdf**  
113K
-  **640MC413 - N244 Application Notice - Martin Newbold v Nationwide Building Society(240619812.1).pdf**  
107K
-  **640MC413 - [Draft] Order - Martin Newbold v Nationwide Building Society(240415919.1).docx**  
51K
-  **640MC413 - Defence - Martin Newbold v Nationwide Building Society(240619763.1).pdf**  
62K

 **640MC413 - N434 - Notice of Acting - Martin Newbold v Nationwide Building Society(240602714.1).pdf**  
117K

 **640MC413 - Exhibit CCEH1 - Martin Newbold v Nationwide Building Society(240418155.1).pdf**  
4839K

 **640MC413 - Witness Statement of Claire C E Hainsworth - Martin Newbold v Nationwide Building Society(240619621.1).pdf**  
147K

 **640MC413 – Martin Newbold v Nationwide Building Society – Defence and N244 Application Notice – Our Ref: 364928.000005 [ES-CLOUD\_UK.FID13008456].eml**  
7297K