**Draft Letter to OPS solicitors**

As a firm you keep sending me letters threatening to enforce this parking fine. The only way you can do that is to apply to court. I will be robustly defending proceedings on the basis that the additional administration charge is unfair and an abuse of process and that your claim should be struck out. I rely on a number of recent decisions made by the courts on this point including *Excel v. Wilkinson.* I also consider that my time and energy should be compensated for in having to defend myself against unlawful additional charges which you are trying to unlawfully get me to pay.

The language used in the letters that you have sent me is designed to convey a degree of intimidation and anxiety to persuade me to pay. This is aggravated by the clear misrepresentation of the law when it comes to *Beavis* seeking to take advantage of my status as a litigant in person. Deplorable conduct which I think should be penalised.

I will be in touch with the Solicitors Regulation Authority as it is clear to me that your firm is obstructing the constitutional principle of the rule of law and the proper administration of justice. Your conduct is also placing your profession into disrepute by compromising public trust and confidence in the solicitors’ profession. The lack of integrity and honesty in your dealings with me and others in my predicament is a damning indictment.

If you do decide to apply to court I will be seeking additional costs over and above the fixed amount ordinarily prescribed for this type of claim. Based on recent case law the courts are more than prepared to do this. In addition, if you keep sending me these threatening letters I will be putting in a counterclaim for damages for harassment.