

Subject: RE: Stuart Pettman v Realtime Analysis and News Limited and George Busfield

From: George Eaton-Busfield <george@g-cv.com>

Date: 03/07/2018, 23:20

To: Kelly Tinkler <kelly.tinkler@keystonelaw.co.uk>

CC: Stuart Pettman <stuartpettman@gmail.com>, Adam Linton <adam.linton@ransquawk.com>, Aubrey Hayward <aubrey.hayward@ransquawk.com>, Adam Linton <adam.linton@aragonfinancial.co.uk>, Aubrey Hayward <aubrey@quaestusfinancial.com>, Heather Pettman <heatherpettman@gmail.com>, George Eaton-Busfield <george@g-cv.com>, Adam Voce <adam@g-cv.com>, "Jason, The JET Group" <jason.earl@thejetgroup.co.uk>, Albie Turner <ast@pjmarksandco.com>, Fieldhouse <fieldhouse@ntworld.com>, Nicola-Robin <nicolarobinbusfield@hotmail.com>, index arb <indexarb@hotmail.com>, "David Bailey" <David.Bailey@healys.com>, "prof.standards@cimaglobal.com" <prof.standards@cimaglobal.com>, "enquiries@legalombudsman.org.uk" <enquiries@legalombudsman.org.uk>, "contactcentre@sra.org.uk" <contactcentre@sra.org.uk>, Anthony Cheung <a.cheung@amplifytrading.com>, Matthew Cheung <matthew.cheung@ipushpull.com>, "Andrew Andronikou (Andrew.Andronikou@quantuma.com)" <Andrew.Andronikou@quantuma.com>, "Richard Rones" <rrones@thorntonrones.co.uk>, "editorial@legal500.com" <editorial@legal500.com>, "marketing@keystonelaw.co.uk" <marketing@keystonelaw.co.uk>, "enquiries@keystonelaw.co.uk" <enquiries@keystonelaw.co.uk>, "James.Knight@keystonelaw.co.uk" <James.Knight@keystonelaw.co.uk>, "William.Robins@keystonelaw.co.uk" <William.Robins@keystonelaw.co.uk>, "Kristina.oliver@keystonelaw.co.uk" <Kristina.oliver@keystonelaw.co.uk>, "selvy.emmanuel@keystonelaw.co.uk" <selvy.emmanuel@keystonelaw.co.uk>, "Matt.Phillips@chambersandpartners.co.uk" <Matt.Phillips@chambersandpartners.co.uk>

Dear Mr Tinkler,

For the avoidance of doubt this letter is written on an open basis.

I have not read your letter nor the attachments, however, I or the company's lawyer (*Mr David Bailey of Healy's – you know him he is the person that referred you substantive business in good faith*) will respond in due course.

But If you will forgive me I will perhaps presume that your correspondence aligns to the extensive allegations of your default modus operandi (feel free to look it up) where it has allegedly repeatedly highlighted that you by default use bullying tactics against your own client and / or against your client's associates. and further it is repeatedly alleged that you have failed to deliver any material benefit to your client Mr Pettman, and moreover that you have recently failed to remunerate your colleague Mr Bailey ethically, morally or fairly (even on a pro rata basis) noting his referral of significant business to yourself and or for his actual endeavours in any recent and relevant work associated with you, and moreover as has been allegedly that you have made blackmail threats to myself and / or Mr Pettman and / or others whereby you indicated your intent to alert his and / or my and / or the companies herein adversaries to facts and funding matters that would undermine your clients position substantively (More detail on this below) – all in order to get your fees paid (which I understand have been and have been intended to paid in full forthwith); this is not to mention your repeating swearing and discourtesy that I and others have repeatedly witnessed and been recipients of over the course of many recent months.

The above said, and to absolutely be clear, at present I acknowledge and accept that these are 'allegations' – and far be it from me in isolation as to conclude whether they are true of course – albeit I am aware that you and I know the truth and reality of various situations. However, pending further investigations and the aggregation of all the related evidence as may support such serious allegations against you, my own opinions on the situation remain just that – my own opinions, and none which I wish to share beyond myself at this point sensibly pending legal advice and contact with my legal insurers and a review of the said catalogue of evidence at hand.

Regardless, I ask you respectfully to please immediately refrain from sending any correspondence, regarding Realtime Analysis and News Limited, or otherwise, to Mr Adam Linton.

Whilst you may enjoy targeting correspondence to a loyal, decent and wholly upstanding 26 year old individual trying to further his career and stand by his company with outstanding integrity, I will never share this view.

Moreover, Mr Linton is not a Director of Realtime Analysis and News (Companies House Website could help you with this - I can send you a link if it helps) and such direction is entirely inappropriate and only causes damage (quantifiable) to the company of Realtime Analysis and News Limited and The Jet Services Limited and the brand "RANsqawk", which I advise you the companies' and their lawyers are now investigating forthwith.

Accordingly, and appropriately, if you have any further legal correspondence that you wish to serve or issue or relay – **please direct all such legal correspondence to MYSELF, NOT Mr Linton.**

My email you have - and my mobile number is 07740157204 should you feel the wish to avoid any future allegations of cowardliness – and thus approach me direct – man to man if you like.

In any event, relatedly, I reiterate please kindly send any such correspondence as to myself – and also I would be grateful if you would include Mr Bailey and Mr Voce as addressees.

Mr Voce and myself are empowered to undertake all actions relating to the company, and Mr Bailey, despite his recent and entirely unsatisfactory and unprofessional endeavours with yourself, remains our most trusted advisor and a man for whom we hold the upmost respect.

In the interests of transparency you should be advised that we (myself, Mr Voce and Mr Bailey and others) will be approaching the Legal 500, Chambers and Partners and the Solicitors Regulation Authority in association with these matters, as well as your own compliance department. We will be raising all matters and allegations herein and perhaps most predominantly - given the multitude and extent of the allegations as to your conduct over recent months these will be specifically (but not limited to) the multiple allegations relating to your continual refusal to pay Mr Bailey his fees on a pro-rata basis and your (recorded) alleged blackmail threats to alert Mr Pettman's adversary (Mr Daniels) as to matters relating to his case and his funding - such as would have critically undermined and jeopardised his position and chances of success in his claim substantively.

Additionally, I advise you that your correspondence today has now hugely jeopardised the completion on the Consulting Contract with Mr Pettman and The Jet Group Services Limited that was due to be completed today or tomorrow and that this in isolation may likely cause material financial damages to both Mr Pettman (your client who I understand you called "a fucking liar today"), and moreover to the companies referred to herein – particularly noting that the contract included matters relating to significant shareholdings in various companies that may be of huge quantitative value to the parties herein – which as said my now have been lost as a direct result of your actions today. Ergo, I advise you these matters will be fully investigated along with all the other matters above by the Companies herein senior officers and their lawyers and the relevant regulatory authorities.

I will speak to my colleagues on the matter of the contract imminently, and collaboratively take their advice as is felt best to now proceed. I can't help and I hope you will excuse my perception of the irony here – in that, as stated the contract with Mr Pettman was due to be exchanged and funds transferred today / tomorrow, and it was our understanding that Mr Pettman intended to directly use these funds to settle his outstanding balance with yourself on all matters.

I further advise to you that Mr Bailey has categorically confirmed that his email to yourself referred to "support" relating to the provision of documents and evidence that was factually based – not financial support. Again this is recorded evidence that will be available to the court. I reserve all rights on behalf of myself and the contract specifically between Mr Pettman and the company The Jet Group Services.

I / we / Mr Bailey will respond to your letter and correspondence in due course as is professional and courteous to do so.

With very little respect.
Regards

George
Consultant and Senior Advisor to RANsquawk.

From: Kelly Tinkler <kelly.tinkler@keystonelaw.co.uk>
Sent: 03 July 2018 13:15
To: Adam Linton <adam.linton@ransquawk.com>; George Eaton-Busfield <george@g-cv.com>
Cc: Stuart Pettman <stuartpettman@gmail.com>
Subject: Stuart Pettman v Realtime Analysis and News Limited and George Busfield
Importance: High

Dear Sirs

Please see the attached letter.

Best Regards

Keystone Law

dd: 020 3319 3700
fax: 0845 458 9398

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Best Legal Adviser - Legal Week 2017-18

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— ForwardedMessage.eml —

Subject: RE: Harry Daniels
From: David Bailey <David.Bailey@healys.com>
Date: 07/09/2017, 11:12
To: Stuart Pettman <stuartpettman@googlemail.com>, "heatherpettman@gmail.com" <heatherpettman@gmail.com>
CC: Kelly Tinkler <kelly.tinkler@keystonelaw.co.uk>

Hi Stuart and Heather

I am pleased to report that George has confirmed that they will support you in your claim against Harry Daniels.

Further to our telephone conversation as I explained I have enlisted the assistance of a former partner of mine Kelly Tinkler at Keystone Law (<http://www.keystonelaw.co.uk/lawyers/kelly-tinkler>) to represent you. Kelly has confirmed that he is conflict free. I attach a retainer letter for Kelly and shall be grateful if you will consider it carefully and if you have any queries please let me know. If you are happy with it please sign the letter and return it to me (a scanned signature page will do).

I have forwarded your copy passport and ID document to Kelly for his own AML checks.

As explained we will now start drafting your affidavits for your approval in the near future.

In the meantime please could you let me have in relation to your home:-

1. Latest annual mortgage statement from Barclays in respect of the first charge.
2. Statement from Paul Mullan as to the amount outstanding under his Final Charging Orders.
3. Once you receive it an up to date redemption statement from both Barclays and Paul Mullan.

If you have any queries please do call me.

Kind regards

David Bailey
Partner
Commercial Litigation

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Switchboard: +44 - (0)1273 - 685 888
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----- ForwardedMessage.eml -----

Subject: Re: Mr Pettman - Offer of Consultancy and Related Matters.
From: Adam Linton <adam.linton@ransquawk.com>
Date: 01/07/2018, 17:00
To: Kelly Tinkler <kelly.tinkler@keystonelaw.co.uk>

Dear Mr Tinkler

My directorship is currently a matter of internal conversation.

I have not instructed any third party with regards to the matter that you raise.

Furthermore, I am unaware of the email communication that you mention.

Many thanks,

Adam

On Thu, Jun 14, 2018 at 3:32 PM, Kelly Tinkler <kelly.tinkler@keystonelaw.co.uk> wrote:
Dear Adam

As you know, I act for Stuart Pettman. Having checked my file, my notes of my original call with David Bailey confirm Realtime Analysis and News Limited ("RAN" of which you are director) would be funding Stuart's litigation.

You will have seen the email from David Bailey to Stuart, which states:

I am pleased to report that George has confirmed that they will support you in your claim against Harry Daniels.

Can you please now confirm that both David and George were authorised to make that written promise on behalf of RAN.

I look forward to hearing from you urgently.
Best Regards

Kelly Tinkler
Consultant Solicitor

dd: 020 3319 3700
fax: 0845 458 9398

From: Kelly Tinkler
Sent: 07 June 2018 12:09
To: Jason, The JET Group <jason.earl@thejetgroup.co.uk>
Cc: Adam Voce <adam@g-cv.com>; David Bailey <David.Bailey@healys.com>; index arb <indexarb@hotmail.com>; 'George Eaton-Busfield' <george@g-cv.com>; Stuart Pettman - Spap <spettman@spap.co.uk>
Subject: RE: Mr Pettman - Offer of Consultancy and Related Matters.
Importance: High

Dear Jason

I attach an email from David Bailey to Stuart. You will see the first line states:

I am pleased to report that George has confirmed that they will support you in your claim against Harry Daniels.

As you are aware, Stuart (and I) have acted in reliance upon that.

Can you please now confirm that both David and George were authorised to make that written promise on behalf of the JET Group.

Despite that promise, a number of my invoices remain unpaid, some dating from September last year, and I now need to take steps to protect Stuart's position.

I look forward to hearing from you as soon as possible.

Regards

Kelly

Best Regards

Kelly Tinkler
Consultant Solicitor

dd: 020 3319 3700
fax: 0845 458 9398

From: George Eaton-Busfield <george@g-cv.com>
Sent: 29 May 2018 16:55
To: Stuart Pettman - Spap <spettman@spap.co.uk>
Cc: Jason, The JET Group <jason.earl@thejetgroup.co.uk>; Adam Voce <adam@g-cv.com>; George Eaton-Busfield <george@g-cv.com>; Kelly Tinkler <Kelly.Tinkler@keystonelaw.co.uk>; David Bailey <David.Bailey@healys.com>; index arb <indexarb@hotmail.com>
Subject: Mr Pettman - Offer of Consultancy and Related Matters.
Importance: High

Dear Stuart,

Hope you are well. Please be advised that the a formal offer together with supporting drafted and proposed documentation will be with you by close of play tomorrow.

Apologies for our semi-informed position at this point, but have indirectly heard various updates and commentary regarding this matter today – please be sure to highlight by return asap any new or additional factors you want considering such that they can be accommodated where / if possible.

Accordingly, and on a more specific point, I am aware that the idea to make an advanced “good faith” payment (today or tomorrow and of circa £15,000) was raised recently – pending the finalisation and completion of the above said documentation.

Whilst I understand this remains an option from this side, it is hoped this will not be necessary, given it is anticipated all relevant and final documentation will be available able to be completed within 24 – 48 hours and thus supersede the purpose.

Moreover, it is feared that such payment would only evoke discord given that it is now understood you hoped to use it specifically to compensate your lawyer Mr Tinkler, which under normal circumstances would be of no issues and indeed all I suggest would be happy that you are relieving the financial burden upon yourself, however, for reasons you are aware it is likely not as simple as that as Mr Bailey would arguably and equitably also be due a share of such sum or the entire sum. Obviously, these are not matters of our concern directly, but given the complexities of relationships and introductions made etc, the last thing wanted is for you to be in any situation where by no fault of your own, and relating to matters beyond your control, you are under any additional distress.

THEREFORE, I am advised as stated – documents with you by close of play tomorrow. Funds to follow such that all holistic and cross party matters at hand can be resolved satisfactorily across the board.

Thanks in advance – hopefully this will finally enable a conclusion to these matters.

Kind Regards
George

Consultant on behalf of RANSquawk.

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Attachments:

Pettman Draft Particulars of Claim 12.06.18.docx	16.1 KB
ForwardedMessage.eml	1.7 MB
Mr and Mrs Heather and Stuart .pdf	637 KB
ForwardedMessage.eml	765 KB
Stuart Pettman LBA 03.07.18.pdf	109 KB