

**Subject:** RE: REDACTION of SP Letter Before Action re: Claim V RAN & GB - AND - COMPLETION of SP and JETS Consulting / Services Contract  
**From:** George Eaton-Busfield <george@g-cv.com>  
**Date:** 06/07/2018, 15:03  
**To:** Stuart Pettman <stuartpettman@gmail.com>  
**CC:** "spettman@spap.co.uk spettman@spap.co.uk" <spettman@spap.co.uk>, "Stuart Pettman" <s.pettman@yahoo.com>, Adam Voce <adam@g-cv.com>, Aubrey Hayward <aubrey.hayward@ransquawk.com>, David Bailey <David.Bailey@healys.com>, "Albie Turner" <ast@pjmarksandco.com>, "Jason Earl, JET" <jason.earl@thejetgroup.co.uk>, Kelly Tinkler <kelly.tinkler@keystonelaw.co.uk>, George Eaton-Busfield <george@g-cv.com>

Hi Stuart,

Thanks for this, I will reply to you directly now to save everyone's inboxes!

I have one query re: invoices but will as I say now email to progress the practicalities with you directly.

Kind Regards

George

**From:** Stuart Pettman <stuartpettman@gmail.com>

**Sent:** 06 July 2018 14:03

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

**Cc:** spettman@spap.co.uk spettman@spap.co.uk <spettman@spap.co.uk>; Stuart Pettman <s.pettman@yahoo.com>; Adam Voce <adam@g-cv.com>; Aubrey Hayward <aubrey.hayward@ransquawk.com>; David Bailey <David.Bailey@healys.com>; Albie Turner <ast@pjmarksandco.com>; Jason Earl, JET <jason.earl@thejetgroup.co.uk>; Kelly Tinkler <kelly.tinkler@keystonelaw.co.uk>

**Subject:** Re: REDACTION of SP Letter Before Action re: Claim V RAN & GB - AND - COMPLETION of SP and JETS Consulting / Services Contract

Hi George

I confirm receipt of the signed agreement.

I am available from now onwards to arrange transfers.

I have already sent back the most recent invoice and email to you under separate cover.

Bank details are included in the invoices attached

I do not agree for Jet or anyone else to pay third parties. I will settle my bills immediately as and when the funds are delivered to me but thank you anyway.

Stuart

On Fri, 6 Jul 2018 at 12:00, George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)> wrote:

Hi Stuart,

Please can you confirm receipt of this signed contract from JETS and advise if you will be available this afternoon to discuss arranging transfers?

Also please can you kindly provide by return your invoices relating to the contract (they were previously drafted if you recall) and also the invoice you submitted most recently to JETS for £3000 - and / or advise who you sent it to at JETS - (as afraid I don't have a copy and I will need to pass it to accounts as this will need to be offset).

I assume that the invoices will contain your bank account details but if not please also provide these by

return.

Furthermore, I understand from yourself and the other relevant parties that you intend to use some of the funds to clear personal debts with Mr Pleavin & Mr Voce, Mr Bailey & Healy's Law, Mr Tinkler & Keystone Law, Palmers Law and perhaps others. A number of these parties have approached the Jet Group Services Limited "JETS" and asked if we would ask you for your agreement for these payments be made to them direct from The Jet Group Services, on your behalf, in satisfaction of payments due to yourself under the contract attached (and has now been signed and executed) – please see details provided by Mr Bailey for example as attached. Please advise if you are agreeable to this subject to your specific agreement as to the quantum and details to be paid on your behalf in each instance? – This would likely speed up the completion of the transfer of funds for you but it is entirely your decision and JETS is happy to proceed as you direct / prefer. Please indicate your preference by return.

Please note that the "£15 tranches" should in fact say "£15,000 tranches" in my email below. I will also be sharing your proposed future Long Term and future ideas with the Leadership Steering Committee (LSC) imminently in due course and either I or a n other from the LSC will revert as soon as they have considered.

Look forward to hearing from you and receiving your documentation and direction as above – please feel free to call anytime if you wish to discuss.

Kind Regards

George

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**From:** George Eaton-Busfield

**Sent:** 05 July 2018 22:57

**To:** Stuart Pettman <[stuartpettman@gmail.com](mailto:stuartpettman@gmail.com)>

**Cc:** Stuart Pettman - Spap <[spettman@spap.co.uk](mailto:spettman@spap.co.uk)>; stuart pettman <[s.pettman@yahoo.com](mailto:s.pettman@yahoo.com)>; Adam Voce <[adam@g-cv.com](mailto:adam@g-cv.com)>; Aubrey Hayward <[aubrey.hayward@ransquawk.com](mailto:aubrey.hayward@ransquawk.com)>; Jason, The JET Group <[jason.earl@thejetgroup.co.uk](mailto:jason.earl@thejetgroup.co.uk)>; Adam Linton <[adam.linton@ransquawk.com](mailto:adam.linton@ransquawk.com)>; David Bailey <[David.Bailey@healys.com](mailto:David.Bailey@healys.com)>; Albie Turner <[ast@pjmarksandco.com](mailto:ast@pjmarksandco.com)>; George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)>

**Subject:** RE: REDACTION of SP Letter Before Action re: Claim V RAN & GB - AND - COMPLETION of SP and JETS Consulting / Services Contract

Dear Stuart,

Thank you for your response below. As promised please find a copy of the signed agreement / contract between yourself and "JETS" The Jet Group Limited.

As previously discussed I understand the banking only allows for £15 tranches so I will speak to you tomorrow morning such that we can expedite as many payments as possible in the shortest time.

All parties should now acknowledge that this contract is exchanged and completed and the obligations due under it are now in force.

Kind Regards

George

Ps. Please do message me personally to let me know Heather is ok – I would be grateful.

G

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**From:** Stuart Pettman <[stuartpettman@gmail.com](mailto:stuartpettman@gmail.com)>

**Sent:** 05 July 2018 16:18

**To:** George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)>

**Cc:** Stuart Pettman - Spap <[spettman@spap.co.uk](mailto:spettman@spap.co.uk)>; stuart pettman <[s.pettman@yahoo.com](mailto:s.pettman@yahoo.com)>; Adam Voce <[adam@g-cv.com](mailto:adam@g-cv.com)>; Aubrey Hayward <[aubrey.hayward@ransquawk.com](mailto:aubrey.hayward@ransquawk.com)>; Jason, The JET Group

<[jason.earl@thejetgroup.co.uk](mailto:jason.earl@thejetgroup.co.uk)>; Adam Linton <[adam.linton@ransquawk.com](mailto:adam.linton@ransquawk.com)>; David Bailey <[David.Bailey@healys.com](mailto:David.Bailey@healys.com)>; Albie Turner <[ast@pjmarksandco.com](mailto:ast@pjmarksandco.com)>

**Subject:** Re: REDACTION of SP Letter Before Action re: Claim V RAN & GB - AND - COMPLETION of SP and JETS Consulting / Services Contract

**“Further to our conversations today and yesterday, I, Stuart Pettman, confirm that the Letter Before Action sent to Realtime Analysis and News Limited, from Mr Tinkler at Keystone Law on my behalf and dated the 3<sup>rd</sup> July 2018, was sent in error as a result of a misunderstanding between myself and Mr Tinkler. I can confirm that I will not be pursuing any claim against Realtime Analysis and News Limited and / or George Busfield, and I will inform Mr Tinkler and Keystone Law of this fact.**

**I can further confirm that I wish to proceed with the exchange and completion of the Consultancy / Services Contract (and the payments to be made under it ), between myself and the JET Group Services Limited “JETS” (Contract Attached), dated the 1<sup>st</sup> July 2018 and as I have already signed on the 25<sup>th</sup> June 2018 (see attached) as soon as possible; and that upon such exchange of this contract I consider all matters between myself, Mr George Busfield, Realtime Analysis and News Limited “RAN” and The Jet Group Services Ltd “JETS” to be fully and finally resolved and settled as at today’s date the 5<sup>th</sup> July 2018, save only for the requirements and obligations detailed under the terms of the same contract which will remain outstanding upon all the parties therein until they have been completed in accordance with said contract and such terms.”**

*Stuart*

Sent from my iPhone

On 5 Jul 2018, at 16:15, George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)> wrote:

Stuart,

I am afraid you have missed off the first paragraph.

Please reply again with both paragraphs included to confirm that I can send you the signed contract on behalf of JETS as defined below.

Many Thanks

George

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**From:** Stuart Pettman <[stuartpettman@gmail.com](mailto:stuartpettman@gmail.com)>

**Sent:** 05 July 2018 15:46

**To:** George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)>

**Cc:** Stuart Pettman - Spap <[spettman@spap.co.uk](mailto:spettman@spap.co.uk)>; stuart pettman

<[s.pettman@yahoo.com](mailto:s.pettman@yahoo.com)>; Adam Voce <[adam@g-cv.com](mailto:adam@g-cv.com)>; Aubrey Hayward

<[aubrey.hayward@ransquawk.com](mailto:aubrey.hayward@ransquawk.com)>; Jason, The JET Group

<[jason.earl@thejetgroup.co.uk](mailto:jason.earl@thejetgroup.co.uk)>; Adam Linton <[adam.linton@ransquawk.com](mailto:adam.linton@ransquawk.com)>; David

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**Subject:** Re: REDACTION of SP Letter Before Action re: Claim V RAN & GB - AND - COMPLETION of SP and JETS Consulting / Services Contract

**I can further confirm that I wish to proceed with the exchange and completion of the Consultancy / Services Contract (and the payments to be made under it ), between myself and the JET Group Services Limited "JETS" (Contract Attached), dated the 1<sup>st</sup> July 2018 and as I have already signed on the 25<sup>th</sup> June 2018 (see attached) as soon as possible; and that upon such exchange of this contract I consider all matters between myself, Mr George Busfield, Realtime Analysis and News Limited "RAN" and The Jet Group Services Ltd "JETS" to be fully and finally resolved and settled as at today's date the 5<sup>th</sup> July 2018, save only for the requirements and obligations detailed under the terms of the same contract which will remain outstanding upon all the parties therein until they have been completed in accordance with said contract and such terms."**

**Stuart**

Sent from my iPhone

On 5 Jul 2018, at 14:10, George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)> wrote:

Dear Stuart,

Thanks for your time on the phone this morning.

In view of the exchange and completion and execution of the Consultancy / Services Contract (and the payments to be made under it ), between yourself and the JET Group Services Limited "JETS" (*Contract Attached*), I can confirm that the company is in receipt of a contract signed by you on the 25<sup>th</sup> June 2018 (*also see attached*).

As discussed, and as you are aware Mr Tinkler (your lawyer), also served a Letter before action and particulars of claim upon Realtime Analysis and News Limited "RAN" and myself "George Busfield" this week, dated the 3<sup>rd</sup> July 2018, indicating that Mr Tinkler and yourself were seeking damages, interest and an indemnity on your behalf. I understand this was sent via email and post to RAN and myself and Mr Adam Linton, and I can confirm that hard copies of correspondence from Mr Tinkler of Keystone Law were received by our Accountant's today PJ Mark's. I note that I have not had the opportunity to review these documents and hard copies are being forwarded to me today.

However, I now further understand from our conversations today and yesterday that this letter before action and the associated documents that were attached or enclosed, sent by Mr Tinkler on your behalf, were sent in error and as a result of a misunderstanding between yourself and Mr Tinkler.

Therefore, with the above in mind and to finally draw a line under this matter and the misunderstandings that are associated please can you kindly reply to this email by return, ensuring to copy in the CC's herein addressed, stating that:

**"Further to our conversations today and yesterday, I, Stuart Pettman, confirm that the Letter Before Action sent to Realtime Analysis and News**

Limited, from Mr Tinkler at Keystone Law on my behalf and dated the 3<sup>rd</sup> July 2018, was sent in error as a result of a misunderstanding between myself and Mr Tinkler. I can confirm that I will not be pursuing any claim against Realtime Analysis and News Limited and / or George Busfield, and I will inform Mr Tinkler and Keystone Law of this fact.

I can further confirm that I wish to proceed with the exchange and completion of the Consultancy / Services Contract (and the payments to be made under it ), between myself and the JET Group Services Limited "JETS" (Contract Attached), dated the 1<sup>st</sup> July 2018 and as I have already signed on the 25<sup>th</sup> June 2018 (see attached) as soon as possible; and that upon such exchange of this contract I consider all matters between myself, Mr George Busfield, Realtime Analysis and News Limited "RAN" and The Jet Group Services Ltd "JETS" to be fully and finally resolved and settled as at today's date the 5<sup>th</sup> July 2018, save only for the requirements and obligations detailed under the terms of the same contract which will remain outstanding upon all the parties therein until they have been completed in accordance with said contract and such terms."

Reciprocally, I can confirm, that I am holding a signed version of the same contract (attached) which I am authorised to immediately send to you upon receipt of the above said email reply from yourself, and that only upon my sending you this version of the contract (signed by JETS) can JETS, yourself and all associated parties consider and deem the contract to have been exchanged, completed and to come into force. For your assurance, I formally undertake to send you JETS signed contract upon receipt of your email reply requested above.

HOPEFULLY, that draws an end to this entire matter and funds can be transferred and we can all look to get on with positive actions moving forward.

On that topic, once this contracts have been exchanged and completed I would like to put forward your other proposals for the longer term to JETS LSC (Leadership Steering Committee) for their consideration at their next meeting next week. But we will likely speak in due course regardless.

Very much look forward to hearing from you by return.

Kind Regards  
George

<#SP-RAN Agreement v2.5 final FINAL.pdf>

<SP signed Contract #1 (2).pdf>

<Stuart Pettman v RAN and GB.zip>

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

From: George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)>

To: George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)>, Adam Voce <[adam@g-cv.com](mailto:adam@g-cv.com)>  
Cc:  
Bcc:  
Date: Fri, 6 Jul 2018 10:55:58 +0000  
Subject: Healy's request for direct payment re SP Contract and fees.

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**From:** David Bailey <[David.Bailey@healys.com](mailto:David.Bailey@healys.com)>  
**Sent:** 06 July 2018 11:23  
**To:** George Eaton-Busfield <[george@g-cv.com](mailto:george@g-cv.com)>  
**Cc:** Adam Voce <[adam@g-cv.com](mailto:adam@g-cv.com)>  
**Subject:** RE: REDACTION of SP Letter Before Action re: Claim V RAN & GB - AND - COMPLETION of SP and JETS Consulting / Services Contract

Hi George

Please see attached the client account details for payment by Pettman of our outstanding fees. If possible could you send this to him and ask him to pay the fees direct.

Regards

**David Bailey**  
**Partner and Head of Banking & Finance**  
**Commercial Litigation**

Healys-Logo-Warm-Grey-PI

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