

**Subject:** Re: URGENT CONFIDENTIAL: GCV LTD Response and Request for Action - RE: Unlawful Statutory Demand from JASON EARL / J EARL LTD.

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

**Date:** 18/07/2019, 12:35

**To:** "Jason, The JET Group" <jason.earl@thejetgroup.co.uk>, Jason Earl <jason.earl@ransquawk.com>, "jaseearl@gmail.com" <jaseearl@gmail.com>, "Jason Earl" <jaseearl@googlemail.com>, "Jase (Virtualfunction)" <jase@virtualfunction.net>, "jw@helix-law.com" <jw@helix-law.com>

**CC:** I Dimitrov <ivaylo@g-cv.com>, "ivo101329@gmail.com" <ivo101329@gmail.com>, Adam Voce <adam@g-cv.com>, George Eaton-Busfield <george@g-cv.com>, "desi109190@gmail.com" <desi109190@gmail.com>, Desi Shtereva <desi@g-cv.com>, phillip.r.a.williams <phillip.r.a.williams@gmail.com>, RPA Williams <rpawilliams@g-cv.com>, Albie Turner <albie@versaaccountants.co.uk>, "Andrew Marshall" <andrewmarshall@emmlegal.com>, "tamlynedmonds@emmlegal.com" <tamlynedmonds@emmlegal.com>, David Bailey <David.Bailey@healys.com>, Fieldhouse <fieldhouse@ntlworld.com>, "rrones@thorntonrrones.co.uk" <rrones@thorntonrrones.co.uk>, "philiphopley@priorygroup.com" <philiphopley@priorygroup.com>, Kiris Group <info@kirisgroup.com>

Mr Earl,

Mr Voce has called me to highlight your email below and approved for me to respond directly as below on my and his behalf – noting your said email continues with your related threats, defamations, lies, fraud(s) and untruths.

For now I / we, and all parties as indicated in the attached reply as was sent in response to your unlawful request for funds and related fraudulent, and entirely inappropriate Statutory Demand, are advised best not to respond further in any formal detail, save as that it is wished to relay the below for the record.

1. In direct response to your email below:

- a. A previous response was provided to yourself explaining that I was in ill health. Evidence of such will duly be provided for the court and legal matters, despite your repeated mockery and discrimination of such. My Consultant Dr Hopley is copied to this email accordingly.
- b. In response to the previous response as per “a” above” it is noted you replied again with an entirely inappropriate response of a 2 day extension before proceeding with your unlawful Statutory Declaration.
- c. Your inferences in your first statement below are farcical given that both Mr Voce and Mr Busfield and others were all referred to in the 3<sup>rd</sup> person – and in any event the correspondence was jointly and collaboratively agreed and sent on behalf of all the parties detailed therein. This warrants no further response.
- d. Seems your lawyers email was correct despite your allegations and inferences, as they have replied to said correspondence, and further your belief as of any intent to deceive and/or frustrate is entirely misplaced, inappropriate and believed to only further support the array of defamations and lies that you are known and evidenced to have undertaken and completed over the last 12-24-36 months, and such as been captured and evidenced and are (as relayed in the correspondence attached), being addressed forthwith by the appropriate independent legal and professional parties, accountants, auditors and insolvency practitioners.

2. Noting above, it is also hereby again communicated to you that such evidence demonstrates that you as a key protagonist (with your accomplices) are undertaking a conspiracy to defraud the shareholders and companies as are connected to this matter, such as include RAN\*, JET\*, JETS\* and/or TTN\* (whereby RAN\* refers to Realtime Analysis and News Limited, TTN\* refers to Trade The News Limited, JET\* refers to The Jet Group Services Limited, and JETS\* refers to The Jet Group Limited, (JET\* and JETS\* are together referred to as JET(S)) and “RANSquawk” and “Talking-Forex” are trading businesses as are, or have been, owned by these Companies)

3. Hence, relatedly to the above points, you are hereby formally advised and notified, on behalf of myself, Mr Voce, Mr Williams, Mr Dimitrov, Miss Shtereva, Mrs C Busfield, and all the companies owned by such individuals via majority shareholdings, as include RAN\*, JET\*, JETS\*, TTN\* and GCV LTD, that you (and your accomplices) are requested, required and demanded to immediately cease and desist from all such fraudulent activities, and that any actions you (and your

**accomplices) have taken and/or do take as to implement and/or further any such criminal and/or civil fraudulent activities, as are definitely evidenced, will be deemed to evidence your (and your accomplices) continued flagrant attempt(s) to commit theft, fraud and embezzlement accordingly and will be duly addressed without reservation.**

Lastly, and please excuse the following statement as it is made on a personal level.

- I note I previously gave you keys to my family's home in London, let you use the property as your own and treated you as I would a close friend. I never even chased you for rent that was due and that you have still not paid. I let you use it as if it was your own and to even play with our dog – all as was in the interests of historically trying to support the relevant businesses, and you are fully aware of the further efforts and support that I and such parties herein have provided and undertaken to support and save these business.
- Your allegations and defamations against myself, Mr Voce, Mr Dimitrov, Mr Williams, Mrs Busfield, Mr Bailey, Mr Turner and array of other parties are entirely false, inaccurate and misplaced. Indeed, I suggest you consider that perhaps you have not seen, nor have any right to see, various documentation such as supports and evidences your falsehoods - such as has been absolutely and lawfully provided to the various legal and independent professional advisors and accountants and auditors such as affirms such.
- You are also fully aware of the extent and severity of my ill health, as I have directly communicated it to you for one, but still which you continually mock and undermine, and but yet which you will also be aware you are materially worsening and thus concurrently I hold you directly responsible for thereto.
- So for you to now be evidentially attempting to defraud and steal from GCV LTD, and the other entitled and innocent individuals and parties hereto – so to try and steal funds and also business entities, as your actions demonstrate, I/we find abhorrent beyond words.

Moreover, in summarily considering the above, it is evident you also have no idea of the actual contracts and commitments that have been signed and agreed, and independently witnessed.

And further that where you wish for any valid and true documents and contracts and/or other matters to not exists your conspiracy plan is simply to lie, and to try and state they were “forged” and/or “signed under duress” and/or otherwise – which is as you know simply lies and ridiculous – and such as can and will be refuted and evidenced my many independent parties accordingly, despite your threats and actions that evidentially seem to ignore any respect for the law.

In summary, you have hereby and previously been asked to redact and rescind your unlawful Statutory Demand, and you have been asked to immediately cease and desist from your conspiracy to defraud and other unlawful civil and criminal actions.

Given your past behaviours it is anticipated you will not and thus they will need and be duly addressed via the criminal and civil justice systems as appropriate.

Notwithstanding the above, please ensure that all correspondence regarding these matters are addressed to Mr Bailey, alongside myself, Mr Voce and the other parties herein cc'd – all of whom are aware of the above, your unlawful Statutory Demand, and indeed the extent of your conspiracy(s) to defraud and other unlawful and criminal actions, and indeed as relayed have been for a long period of time.

I will do my best to assist and input as best I can and as my health allows. But perhaps you should note – sending an email once a week etc – does not demonstrate that I am suddenly “miraculously cured” as you infer – indeed most in my position would be bed bound and not even try to assist in these matters.

**Accordingly, please AGAIN, take note, that I am not well enough to engage or respond to these matters with any reliability or as seems clearly to be required and thus do not expect or perceive I can.**

**Appropriately, and to reiterate, in the first instance, please communicate to Mr Voce and Mr Bailey as the current instructed legal representative on these matters, with copies of such to those requested as detailed herein, including myself.**

George

---

**From:** Jason Earl <jaseearl@googlemail.com>

**Sent:** 16 July 2019 20:03

**To:** Adam Voce <adam@g-cv.com>

**Cc:** Jason, The JET Group <jason.earl@thejetgroup.co.uk>; jw@helix-law.com; I Dimitrov <ivaylo@g-cv.com>; ivo101329@gmail.com; George Eaton-Busfield <george@g-cv.com>

**Subject:** Re: URGENT CONFIDENTIAL: GCV LTD Response and Request for Action - RE: Unlawful Statutory Demand from JASON EARL / J EARL LTD.

Mr Busfield (and Mr Voce / Mr Dimitrov)

I note your email, George, as I find it hard to believe Mr Voce would naturally write about himself in third person - It's not far from the same mistake a certain Mr Thompson made some years ago. I would hope you wouldn't make the same mistake after you paid Brian O'Neil QC so much money to consult on such matters.

I know you state there I should reply by today, but you have sent a long email at in the last 2 hours of the working day. I note with the exception of this email, you have ignored all of my correspondence in the last few weeks, not only relating to my case but other investigations / queries.

My solicitor will respond have to this to this in due course. He is busy with other cases this week, something he confirmed with me prior to your email, and I am a day off at the end of the week due to a funeral. Mr Waters will let you know when he is in a position to reply.

Also, I note it appears you have used the wrong spelling of my lawyers email. It is clear on the paperwork his name is Johnathon Waters and therefore his initials are jw. Please ensure you amend your contact book so this does not happen again. It is not the first time you've you have purposefully placed typos in emails addresses, so i believe the intent is to deceive and/or frustrate.

Jase.

On 16/07/2019 15:14, Adam Voce wrote:

Dear Mr Earl, J Earl Ltd, and Mr Jonathan Waters,

Please see an urgent and important response to the recent and current Statutory Demand you have issued against GCV LTD.

This correspondence requires your immediate action and address as indicated.

Your Sincerely

Mr Adam Voce  
Director GCV

And For and on Behalf of the parties as further specified in attached correspondence.

---

— Attachments: —

1=GCV Ltd- Statutory Demand B.pdf	1.9 MB
2=GCV to JE Unlawful StatDemand Reply.pdf	157 KB