

Subject: Re: Share Valuation / Dow Jones Litigation RAN/JET/JETGS/TTN
From: Chandrakant Patel <chandrakantpatel51@outlook.com>
Date: 26/10/2019, 09:16
To: Patrick Tedstone <Patrick.Tedstone@orj.co.uk>
CC: Cynthia Busfield <cecb@cecb.uk>, "Jason Earl, JET group" <jason.earl@thejetgroup.co.uk>, George Eaton-Busfield <george@g-cv.com>, I Dimitrov <ivaylo@g-cv.com>, RPA Williams <rpawilliams@g-cv.com>, "jamie@versaaccountants.co.uk" <jamie@versaaccountants.co.uk>, "ivo101329@gmail.com" <ivo101329@gmail.com>, phillip.r.a.williams <phillip.r.a.williams@gmail.com>, "albie@versaaccountants.co.uk" <albie@versaaccountants.co.uk>, "fieldhouse@ntlworld.com" <fieldhouse@ntlworld.com>, Adam Voce <adam@g-cv.com>, Jonathan Peck <Jonathan.Peck@orj.co.uk>

Dear Mr Tedstone

Thank you for your reply and acknowledgement.

I suggest you seek clarification on this matter with your client. Her and her son along with Adam Voce are fully aware of the matter and its implications.

My deadline remains unchanged. It can be proved that your clients have had over two years to resolve this matter related to my shares and its impact on my pension.

My actions in contacting third parties to confirm factual information that would impact valuation of shareholdings in order to ascertain a value for "theft" can only be seen as reasonable. If your client disagrees I suggest they provide me with the legal basis on which it is not, a document signed by a judge such as an injunction.

Regards

Chandrakant Patel

From: Patrick Tedstone <Patrick.Tedstone@orj.co.uk>
Sent: Friday, October 25, 2019 5:17 PM
To: Chandrakant Patel <chandrakantpatel51@outlook.com>
Cc: Cynthia Busfield <cecb@cecb.uk>; Jason Earl, JET group <jason.earl@thejetgroup.co.uk>; George Eaton-Busfield <george@g-cv.com>; I Dimitrov <ivaylo@g-cv.com>; RPA Williams <rpawilliams@g-cv.com>; jamie@versaaccountants.co.uk <jamie@versaaccountants.co.uk>; ivo101329@gmail.com <ivo101329@gmail.com>; phillip.r.a.williams <phillip.r.a.williams@gmail.com>; albie@versaaccountants.co.uk <albie@versaaccountants.co.uk>; fieldhouse@ntlworld.com <fieldhouse@ntlworld.com>; Adam Voce <adam@g-cv.com>; Jonathan Peck <Jonathan.Peck@orj.co.uk>
Subject: Re: Share Valuation / Dow Jones Litigation RAN/JET/JETGS/TTN

Mr Peck has left ORJ

Dow Jones isn't a real person

I note your distress but I am struggling to make sense of the claims.

Patrick Tedstone

ORJ

On 25 Oct 2019, at 16:49, Chandrakant Patel <chandrakantpatel51@outlook.com> wrote:

Without Prejudice

Dear Cynthia / Mr Turner / Mr Busfield / Mr Voce / Mr Peck

As part of my on going struggle to get my shareholding back that George Busfield (your son) has stolen / annexed I have been advised to get a current valuation of the shares.

You son is fully aware as is Adam Voce that these share were supposed to be part of my pension and had to be declared to HMRC as such. They were even provided with documentation and pleads of "please do not mess with my pension" to which they showed no regard. This has had a material impact on both my pension and standard of living.

Please could you / Mr Turner provide such valuation, both with and without any outstanding Dow Jones litigation liabilities.

Please also provide light on if and what Dow Jones liabilities are still outstanding, and if so how these intend to be settled.

I wish to have shares in a "clean / free from litigation" companies.

If I do not receive a satisfactory reply by close of business Tuesday (29th October) I will have no other option but to contact Dow Jones directly to ask if they have any current interest in Ransquawk and its related entities.

Regards

Chandrakant Patel

Get [Outlook for Android](#)

— Attachments: —

Dow Jones & Co. v. Real-Time Analysis & News, Ltd (1).pdf

137 KB