

Subject: RE: URGENT: INJUNCTIVE ACTION: UNFAIR PREJUDICE AT "LIVESQUAWK (LS)" (Stuart & Heather Pettman). Introduction from RANSQUAWK (via David Bailey). BOTH COMPANIES VICTIMS OF CONSPIRACY THAT INCLUDES EXTENSIVE FRAUD(S) (Across Insolvency & Corp Espionage & Mo

From: Daniel Sejas <daniel.sejas@sprechergrier.com>

Date: 26/08/2017, 16:04

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

CC: "s.pettman@yahoo.com" <s.pettman@yahoo.com>, "heatherpettman@gmail.com" <heatherpettman@gmail.com>, Nicola Peters <nicolapeters@g-cv.com>, Alex Piper <ap@g-cv.com>, Adam Linton <adam.linton@ransquawk.com>, Adam Voce <adam@g-cv.com>, Aubrey Hayward <aubrey.hayward@ransquawk.com>, "Jason Earl, JET" <jason.earl@thejetgroup.co.uk>, Fieldhouse <fieldhouse@ntlworld.com>, index arb <indexarb@hotmail.com>, anthonywmcheung <anthonywmcheung@gmail.com>, Anthony Cheung <anthonycheung10@hotmail.com>, Nicola-Robin <nicolarobinbusfield@hotmail.com>

George,

Further to my email of yesterday evening I will call David when I am back in the office on Tuesday to discuss this potential matter, but having considered your email, and the attachments, my initial comments are as follows:

- If my firm is to act we would need to ascertain on whose behalf precisely we would be acting, and obtain instructions from them directly. The email you sent has been copied to a number of parties whose involvement in this matter I am uncertain of;
- Whilst I note the contents of the attachments, I could not open the gmail evidence directory. I have therefore thus far not seen any evidence to substantiate the allegations made, which need to be clearly made out and a claim formulated. Bearing in mind inter alia the need for full and frank disclosure the merits of applying for a freezing order at this stage are far from certain, and applying for the same is simply not possible within the intended timescale referred to in your email;
- I specialise in Restructuring & Insolvency, not commercial litigation. As such my firm may not be the most suitable to deal with the proposed injunctive relief set out below;
- We could potentially assist in objecting/trying to prevent the placing of the relevant company into administration, but would need far more information and documentation to deal with this aspect;
- In relation to costs, as I said we cannot deal with a matter such as this on a fixed fee basis, and do not as a firm accept instructions in such matters based upon a percentage of realisations. We would only be prepared to act on an ordinary time costs basis in matters such as this, and would have to be funded by provision of monies on account before undertaking any substantive work. I note that you have received estimates of between £20,000 – £30,000 plus VAT. If these include disbursements for a proposed claim with injunctive relief of the type referred to in your email then these would be significantly less than our own estimate.

As I said I will call David on Tuesday, but suspect we may not be able to assist in light of the scope of the proposed work set out below, and the costs estimate you have already obtained.

Regards,

Dan

DANIEL SEJAS

Chairman

For & on Behalf of **MHS SPRECHER GRIER Ltd**

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From: George Eaton-Busfield [mailto:george@g-cv.com]

Sent: 25 August 2017 14:55

To: Daniel Sejas <daniel.sejas@sprechergrier.com>

Cc: s.pettman@yahoo.com; heatherpettman@gmail.com; Nicola Peters <nicolapeters@g-cv.com>; Alex Piper <ap@g-cv.com>; Adam Linton <adam.linton@ransquawk.com>; Adam Voce <adam@g-cv.com>; Aubrey Hayward <aubrey.hayward@ransquawk.com>; Jason Earl, JET <jason.earl@thejetgroup.co.uk>; Fieldhouse <fieldhouse@ntlworld.com>; index arb <indexarb@hotmail.com>; anthonywmcheung <anthonywmcheung@gmail.com>; Anthony Cheung <anthonycheung10@hotmail.com>; Nicola-Robin <nicolarobinbusfield@hotmail.com>

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Dan,

Please could you kindly take a look at the situation below.

We need to try and get an injunction for Tuesday Morning ideally by wed next week .. essential 52% shareholder stealing whole company ...

Thanks

Need a fixed price... Nicola Peters is best contact (number below and email above.

Thanks

S Pettman and H Pettman copied in...

Huge Wrongdoings – need to stop office move and fraudulent liquidation... albeit office move could happen this weekend but still need to approach the court

From: George Eaton-Busfield

Sent: 25 August 2017 14:01

To: David Bailey <David.Bailey@healys.com>; Michael Lazarus <mlazarus@3vb.com>

Cc: Albie Turner <ast@pjmarksandco.com>; Aubrey Hayward <aubrey.hayward@ransquawk.com>; Adam Linton <adam.linton@ransquawk.com>; index arb <indexarb@hotmail.com>; anthonywmcheung <anthonywmcheung@gmail.com>; Anthony Cheung <anthonycheung10@hotmail.com>; Fieldhouse <fieldhouse@ntlworld.com>; Nicola-Robin <nicolarobinbusfield@hotmail.com>

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David .. not sure if this is even feasible – leave with you and Adam and Nikk,
Stepping away.

Regards

Gps. WOULD ASSUME NEED INJUNCTIN.

MATERIALS ON THE SCHENIDER CONSPIRACY WITH HARRY DANIELS AND THE CORPORATE DTAA THEFTS
BY RAJ AND SHANT

This was the message I had drafted for Dan Serjas ... for him to advise Heather and Stuart – but be Good if you could take a look and let me know what you think too.

I HAVE ALSO JUST REALISED THAT I THINK THAT SCHNEIDER WILL ACTUALLY FOLLOW THROUGH AND MAKE SOMETHING TRUMPED UP CLAIM (AS HE HAS BEEN BANDISHING BRIBERY AROUND ETC AS SAID (To Scare me etc as he knows I have a fear of police cells)... and then ... of course... I realised – that RANVIR AND SCHNEIDER MUST STILL BE IN CAHOOTS – and therefore Ranvir MIGHT actually take that offer ... with the plan being to let Schneider prosecute me -use his money – but ultimately he just wants to force / leverage my mum to sell shares ... **BUT WE DON'T OWN THE SHARES ... JASON DOES!**...

ITS ABSOLUTELY F CRIMINAL – I am going to the police regardless ... anyway – this guy is just bullying again and again- he will always win when it comes to Money / Budgets... but he is entirely in the wrong. So ... I will ask the Fraud Office to look at inevitably he will not willing be fair.

But imagine that will be post any injunctions.. MAIN IMMEDIATE FOCUS IS TO STOP HARRY STEALING STUARTS SHARE OF COMPANY FROM UNDER HIM. AND STOP SCHNEIDER FROM BREACHING NON COMPETE AND HIM RAJAN AND SHANT FROM SOLICITING STAFF AND STEALING COMPANY CONFIDENTIAL INFORMATION & STRATEGIES.

Let us know when you can.

FYI – we are going to need a fixed cost for the injunction. Appreciate if you could come back to me on that. I had a couple of prices already between the 20 -30k mark. Obviously would rather work with you but gotta find a way to make the cost somehow.

Although looks like losing staff.. so guess might help.

him in to advise / input as you (And copy Stuart and Heather Pettman of Livesquawk in and our guys in) - I think it does the job and the evidence is in the sky and the main thing is to enable people to read Many thanks for your time on the phone yesterday /day before (apologies I am up to my neck at the moment so may have lost a day somewhere). Apologies for length of email but a lot of information need to get across to you but assuming hopefully this is a standard thing for you lawyers!

As discussed – David Bailey unreservedly referred me to you a month or so ago and as things have developed at our company RAN LTD, it has also become very apparent that Mr & Mrs Pettman would likely hugely benefit from your assistance and advice in order to try and attain an URGENT interim injunction in order to stop their business partner from progressing what appears to be a very blatant case of fraud, abuse of position and unfair prejudice against them (as Mr Pettman represents a minority shareholder of 48%). This list is not exhaustive by any means.

We further know that these unlawful actions against the Pettman's at "Livesquawk" is part of a wider conspiracy and corruption being led by a certain Mr Schneider (who was previously a shareholder at RAN Limited but bought out last year upon request for £1.2m) and that he has had "moles" (as he describes them in his emails) stealing information from us at RANsquawk for many months – despite us paying him £1.2m (and the rest of various others totalling near £2m) to part ways last year. (A hugely over inflated price)

In such regard we (RAN limited in co-operation with both Trade The News Limited and The JET Group – related companies but essentially can at this point be considered as "RANsquawk" (the trading business)) have been working with David for some time now and established an extended legal team of himself, Michael Lazarus (3VB) and Brian O'Neill QC (2 Hare Court) in order to address what is sadly now an extensive array of blatant and arrogant misfeasance against these companies', their shareholders, their officers, the Companies act and the very law and decency of this country.

Matters at hand need to urgently address - to ensure companies and innocent individuals are protected and treated equitably, fairly and justly:

(FYI – Ironically, these two Entities “RANsquawk” and “Livesquawk” were historically competitors)

1. It is known that Mr Daniels has diverted income and run up debts at Livesquawk, (despite there being significant and sufficient income due to the company had it not been diverted, and moreover a readily available AND already offered source of finance to save the company from insolvency via Mr Pettman) simply in order to then go to see an insolvency practitioner (FRP) which he did last week I understand, to direct the firm into administration in order to enable Mr Schneider (or some stooge on his behalf) to purchase the company from administration (as this enables Mr Schneider and Mr Daniels to retain the Central Bank Accreditations assigned to the company “Livesquawk” and in doing so marginalise and reduce Mr Pettman’s holdings in the process. This is without doubt fraud by abuse of position and there is extensive evidence I understand to demonstrate the same.

There are many acts Mr Daniels has done that clearly represent abuse of position and fraud – for example the diversion of revenue, the restriction of pay and reward, the exclusion of opportunity for the company to benefit himself (buying a competitor into his own name as opposed to for the company with Mr Pettman).

(Aside from the Insolvency fraud there is also evidence and affidavits (not yet finalised – next day or so as soon as time allows!) of Insider and front running embargoed information from the European central bank by Mr Daniels) and much more. But right now focus has to be to stop the fraudulent insolvency.

2. The overarching objective / conspiracy that Mr Schneider laid out (in an initial meeting between Mr Schneider, Mr Daniels and Mr Pettman) earlier in the year 2017 was to purchase all the “Squawk” companies, offer the service for free / minimal fee (primarily to try and bankrupt RANsquawk for revenge resultant from the dispute between Mr Schneider and the other Directors and Shareholders in 2016 at RANsquawk (where and due similarly to an array of acts of misfeasance by Schneider there – yes it appears to be a theme with Mr Schneider.))
3. Mr Pettman refused to do business with Mr Schneider. Hence Mr Daniels and Mr Schneider have co-conspired to ensure his eviction / extrication from his own company (he held 48% in Livesquawk entities I understand).
4. In Parallel, and as mentioned above - RANsquawk tried to resolve all disputes with Mr Schneider by purchasing his shares at a hugely inflated price in 2016 (upon his request) and settling ALL other demands he made (despite explicit Legal advice that we had no such obligations) – essentially because it was felt that due to his wealth (£~£20m and declining rapidly due to over-stretched liabilities and obligations we believe) - and the fact that the other parties / shareholders to these matters would rather focus on growing the business and engaging in positive matters and activities in their lives – it represented the lesser of two evils, so whilst severely harmful to the company, it was decided it was the best chance to survive - given the extensive risk of legal costs from litigation battles AND that it was decided best to try and enable people to move on with their lives.
5. Clearly the ~£2m Mr Schneider received was not enough to quench his anger and vengeance. Thus RANsquawk finds itself stolen from and the victim of corporate espionage, and Livesquawk finds itself on the brink of unnecessary and fraudulent bankruptcy.
6. And ultimately these victims now feel enough is enough. There must be circa 12 to 20 people now with direct knowledge, witness and / or evidence to support these facts. I list them below FYI.

KEY CRITICAL & IMMEDIATE OBJECTIVES SOUGHT FOR MR & MRS PETTMAN OF LIVESQUAWK

7. The primary immediate objective is to define the legal strategy to ensure justice and equitability is achieved. To do this we believe that these matters now need to be referred to the Courts ASAP to ask them to oversee the governance and to correct the overtly and blatant fraud(s) at hand.
8. HENCE, we all believe that the single most critical primary objective for Livesquawk (and in turn RANSquawk) is to now utilize the extensive evidence to seek an INJUNCTION asap from the Court - to stop the array of unlawful acts Mr Daniels of Livesquawk is, and has, been taking in order to put a viable business into administration in order to exclude and steal the value in the business from his business partner and to STOP and prevent the evident UNFAIR PREJUDICES that are now overtly being enacted against Mr Pettman AND ask the court to take over / oversea the management of the company's affairs, OR EVEN MORE PREFERABLY to assign such management to Mrs Pettman - the current director who has and herein continues to do her utmost to uncover these frauds and the conspiracy and request and try to direct corrective action.
9. IDEALLY, the Injunction would pass the management and directorship of the company LIVESQUAWK (& LIVESQUAWK HOLDINGS) BACK TO MRS PETTMAN OR AN APPOINTEE OF HER CHOOSING as stated above, AND THE INJUNCTION / COURT ORDER WOULD ORDER THAT:
- i. The Pettman's are immediately allowed back into the offices with unrestricted access thereto.
 - ii. All documents related to the activities of the company in the last 10 years are provided WITHOUT ANY FURTHER DELAY to Mrs Pettman (as the director) immediately upon request.
 - iii. Mr Daniels is to provide copies of all emails sent from his Livesquawk email and his personal email accounts immediately, and specifically to provide a copy of all text and whatsapp conversations in the last 36 months that relate to the Company's business and particularly those (and any other form of communication) between Mr Daniels and Mr Schneider, Mr Poel, Mr Dhall, Mr Movesian, Mr Silvester and any other business associate.
harrykdaniels@gmail.com; sonny.schneider@schneidertrading.com
 - iv. An independent and reputable accounting firm is to be appointed and approved by the court in the event one can not be mutually decided upon in order to provide an extensive summary of a forensic investigation on the company's financial activities over the last 24 months.

KEY CRITICAL & IMMEDIATE OBJECTIVES SOUGHT FOR RANSQUAWK

10. To support the LIVESQUAWK application and case with all necessary evidence and resource so far as possible.
11. TO SIMILARLY CONSIDER IT'S OWN RIGHT TO SEEKING IT'S OWN INJUNCTION, (and pursue a legal case) against Mr Schneider, Mr Daniels, Mr Dhall and Mr Movesian (and others) - INITIALLY to prevent them from setting up in competition AND provide a copy of all communication between Mr Daniels, Mr Schneider, Mr Silvester, Mr Movesian and potentially others over the last 24 month - again such as to ascertain the full extent and harm that these parties have cause the company and the innocent parties affected by the extensive theft of corporate confidential information in order to feed into their conspiracy planning (emails required and whatsapp available upon request). And again email access rajandhall@hotmail.com; ANY@fxdaily.com;
12. TO CONSIDER THE EXTENSIVE FRAUDULENT AND HARMFUL ACTS THAT HAVE BEEN TAKEN AND PLANNED AGAINST RANSQUAWK (and LIVESQUAWK) in order **to clearly identify the wrongdoings and laws and damages that can be pursued**. IT IS BELIEVED THAT THE ARRAY OF CASES AND THE SUPPORTING EVIDENCE IS EXTENSIVE AND INDISPUTABLE AND SUPPORTED BY AROUND 20 PEOPLE VERY CLOSELY INVOLVED IN THESE MALISCIOUS, VINDICTIVE, UNDERHAND AND CRIMINAL

ACTIONS.

(Likely it is advisory to attain advice from Counsel to help define the charges against the conspirators - we have and are keen to continue to work with Brian O'Neill QC (2 Hare Court) and Michael Lazzarus (3VB) and David Bailey - and now hopefully also with yourself Dan (albeit representing Livesquawk) in order to achieve these aims above.

EVIDENCE & POINTS OF NOTE

13. I include some indicative evidence by way of attachment to this email – the remainder is in (or WIP) the repository specified below. Please note much of this is not finalised / draft and shared under client privilege.
14. David Bailey and Michael Lazarus and more recently Brian O'Neill, together with a significant number ourselves at RANSquawk, and a small number of external consultants have extensive in depth knowledge of the developments at these companies and it would be useful / advisable to ensure this is aggregated and fed in to all matters via David Bailey so that the work can be done in the background and in coordination as quickly as possible at this stage but whilst also ensuring that LIVESQUAWK and RANSQUAWK can continue to redress these actions independently if this is strategically the best option. (Limited Liability etc)
15. A link to the current and growing and DRAFT and unfinalized evidence bundles is below. PLEASE NOTE THIS IS ONLY DRAFT AT THIS POINT – We will be working hard to ensure this is further cleaned up and the key exhibits identified and presented to add as much support to the facts and truths before the court.
16. We need to take advice / direction on who will aggregate the material for the injunction application(s) as likely David would be best to lead this with the consultants are and who have aggregated the same.
17. We need to define the list of charges / unlawful civil and criminal acts that we believe and you / David / Counsel(s) confirm have been undertaken by the various parties and decide which to pursue (Including an extensive list of historic damages that we have incurred but choose not to pursue to try and “avoid the fight” but which we now may as well include in the event it looks likely that the fraudsters / criminals are sadly intent on further conflict.
18. We need to get everyone up to speed, we need to get in front of counsel(s) with evidence. THE KEY POINT OF CONTACT ON ALL THESE MATTERS IS NICOLA PETERS (I INCLUDE HERE EMAIL AS A CC TO THIS EMAIL (or myself).

AND TO ASSIST IN THIS MATTER – I include x2 initial / Draft / Incomplete letters that are 85% complete (but we felt better to get over to you asap and so you can start to consider / absorb the facts.
19. The Evidence Repository (ongoing WIP) is available at Google gmail: legal@ransquawk.com (password = 4lpsoJure)
20. I believe we and the Pettman's will be happy to share all information and work completely openly and cohesively and transparently in the background – even where and when we choose / you advise that we are wise to operate in isolation so far as the other party's visibility is concerned. we choose to
21. We have some important concerns that we would like considered and factored in to the proposed and agreed courses of action.

22. We need to define a fixed cost to attain an injunction as the first port of call and agree rates going forward. We would also be keen to discuss the potential for reduced initial rates against the prospect and "skin in the game" option of profit share – we will outline the array of cases in a subsequent email.
23. In addition to the Frauds and conspiracy referred to here there is also a catalogue of past other breaches by Mr Schneider and others that caused huge damages and costs to RANSquawk. As conflict now seems inevitable these can be sought also.

WITNESSES & PERSONS WHO HAVE AGREED TO TESTIFY UNDER OATH TO SUPPORT THE TRUTHS HEREIN (AND THE ADDITIONAL CLAIMS THAT CAN BE ACTIONED AT THIS TIME – See Separate email regarding past misfeasance by Schneider and Others at RANSquawk) (WHO HAVE WITNESSED MUCH or ALL OF THE RELEVANT FACTS AND ACTS AND HAVE CONFIRMED WILLING TO PROVIDE SUPPORTIVE AFFIDAVITS TO THE COURT UPON REQUEST.

(Also outlined indicative legal team FYI)

24. LEGAL EAGLES

- a. David Bailey (Solicitor and Lead Trusted Legal advisor), Michel Lazarus (3VB) Trusted lead Civil Counsel, Brian O'Neil QC (2 Hare Court) Trusted Lead Criminal Counsel. Gillian Jones QC (trusted advisor informal) and hopefully Dan Serjas (insolvency expert and Lead Legal Advisor to Livesquawk)
- b. Previous input and going support where required from Solicitors at SETFORDS = James Wilkes, Veronica Cocks and Michael Edwards (all consultant Solicitors)
- c. Anna Orpwood (Criminal Solicitor representing Stuart Pettman to date).

25. RANSQUAWK STAKEHOLDER WITNESSES AVAILABLE:

- d. Aubrey Hayward (CEO), Jason Earl (CTO), Adam Voce (Non-Executive Director), David Bailey (Legal Counsel), Michael Edwards (Previous Legal Advisor), James Wilkes (Previous Legal Advisor), Lawyer, Albie Turner (Accountant / Auditor), George Eaton-Busfield (Non-Executive Director and Chartered Accountant), Alec Baughan (Head of Business Development), Sam Indyk (Head of US Markets) Yogesh Chandramana (Senior Analyst), Anthony Barton (Senior Analyst), Adam Linton (Director and Head of Analyst Desk), Nicola Peters (External Senior Legal Consultant), Saoirse Harris (External Legal Consultant), Mehul Patel (Shareholder representative and Trading Consultant), Mrs Busfield (Shareholder), Matthew Cheung (Shareholder and Ex Director and COO), Anthony Cheung (shareholder and Ex Lead Analyst), Brad Alcini (Consultant US)
- e. **Mr X & Miss Y (Covert Operations and Cyber Investigations Partners)**
- f. Nigel Brown (Head of Reuters Compliance UK, Magistrate), Phil Thompson (Senior Sales Reuters).

26. LIVESQUAWK STAKEHOLDER WITNESSES AVAILABLE:

- g. Stuart Pettman (COO & 48% Shareholder), Heather Pettman (Director & 50% Board Vote), James Bevis ACCA (Accountant), Peter Horton (Brother of David Horton who traded in the Office).

27. Subject to your initial agreement by reply to this email, to Mr & Mrs Pettman, and myself / David Bailey (upon their agreement of course) we would then be grateful if you could review the attached letters, and this email itself, and the evidence repository and consider / discuss with David on the best plan of attack and advise accordingly – **we all hope in order to achieve the above aspirations of an Injunction and associated criteria asap – IT IS OVERTLY EVIDENCED THAT MR DANIELS IS ACTING FRAUDULENTLY AND IN BREACH OF HIS DUTIES AND WE NEED THE COURT TO TAKE ACTION TO ASSIGN RESPONSIBILITY TO HEATHER PETTMAN WH HAS SHOWN INTEGRITY THROUGHOUT SO FAR AS WE CAN SEE.**

28. Concurrently we will have asked David to do the same (as much of this he has not seen either) and revert and in parallel ad we will aim to keep improving the evidence and capturing, editing and continually better presenting. We will ask David to take this both to CIVIL and CRIMINAL Counsels for opinions and identification of wrongdoings / crimes. Which we will also input to ourselves in order to assist.
29. David Bailey and Michael Lazarus and more recently Brian O'Neill, together with a significant number ourselves at RANSquawk, and a small number of external consultants have extensive in depth knowledge of the developments at these companies and it would be useful / advisable to ensure this is aggregated and fed in to all matters via David Bailey so that the work can be done in the background and in coordination as quickly as possible at this stage but whilst also ensuring that LIVESQUAWK and RANSQUAWK can continue to redress these actions independently if this is strategically the best option. (Limited Liability etc)
30. A link to the current and growing and DRAFT and unfinalized evidence bundles is below. PLEASE NOTE THIS IS ONLY DRAFT AT THIS POINT – We will be working hard to ensure this is further cleaned up and the key exhibits identified and presented to add as much support to the facts and truths before the court

REGULATORY BODIES AND AUTHORITIES

31. TO COMPLETE .. and consider implications ... FCA, SEC, SFO, Action Fraud, SFO, NCA, Insolvency Service, Companies House, Press Association, Association of Foreign Press, AFP, CIMA, ACCA, HMRC, JAMES BEVIS ACCA ACTIONS

NEXT STEPS

32. Subject to your initial agreement by reply to this email, to Mr & Mrs Pettman, and myself / David Bailey (upon their agreement of course) we would then be grateful if you could review the attached letters, and this email itself, and the evidence repository and consider / discuss with David on the best plan of attack and advise accordingly – **we all hope in order to achieve the above aspirations of an Injunction and associated criteria asap – IT IS OVERTLY EVIDENCED THAT MR DANIELS IS ACTING FRAUDULENTLY AND IN BREACH OF HIS DUTIES AND WE NEED THE COURT TO TAKE ACTION TO ASSIGN RESPONSIBILITY TO HEATHER PETTMAN WH HAS SHOWN INTEGRITY THROUGHOUT SO FAR AS WE CAN SEE.**
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truths before the court.

36. AND need to get out there AND COMPLETE THE AFFIDAVITS.
37. NEED TO LIST THE CASES / CLAIMS / POTENTIAL RECOVERY AND FORECAST
38. NEED TO UNDERSTAND HOW RAN LIMITED CAN "SELL" FOR £1 or OTHERWISE ALL ITS LEGAL CLAIMS AND THEN WIND IT UP ASAP.
39. NEED TO REBRAND PRODUCT.
40. WE NEED TO DEFINE FULL LIST F RELEVANT REGULATORYT BODIES AND JUSTICE
41. WE NEED TO GET IN FRONT OF COUNSEL(s) ON CIVIL & CRIMINAL MATTERS

ATTACHMENTS & LINKS & POINT OF CONTACT

1. **x2 initial Draft Incomplete "Blueprint" letters describing the facts.** 85% complete (but felt better to get over to you asap so you can start to consider / absorb the facts as easily as possible).
2. **HEADLINER FOLDER** – containing examples of the evidence captured and helping to outline the cases at hand.
3. **LINK TO Evidence Repository** (including ongoing WIP & drafts) as is available at Google gmail: legal@ransquawk.com (password = 4lpsoJure)

POINT OF CONTACT ON ALL LEGAL MATTERS IS NICOLA PETERS. Her mobile number is 07874253020. And her email address is.

Sincere thanks for taking the time to review – I very much look forward to your response and hope that we can move as quickly as possible.

If you require any further commentary or description please contact Nicola Peters on the email above,

Kind Regards,

Adam Voce, George Busfield, Aubrey Hayward, Adam Linton
Directors of RANSquawk

MHS Sprecher Grier Limited (the Firm) is a limited company registered in England and Wales under number 9757146 with its registered office at 46 New Broad Street, London EC2M 1JH and is a law firm authorised and regulated by the Solicitors Regulation Authority (SRA), whose rules can be accessed at www.rules.sra.org.uk. Our SRA authorisation number is 626996. The information in this email is confidential and is intended solely for the addressee(s). Access to this email by anyone else is unauthorised. If you are not an intended recipient, please notify the sender of this email immediately. You should not copy, use or disseminate the information contained in the email. Like many law firms we call the directors and certain senior employees or consultants of the Firm "partners". This should not be construed as indicating that the directors, employees or consultants of the Firm are carrying on business in partnership for the purpose of the Partnership Act 1890 or otherwise.