Subject: EMAIL FROM DOUG FRAME VIA MINAL

From: Keir Argent <keir@keison.com>

Date: 05/16/2016 03:09 PM

To: Global Isles Court of Record <gicor@courtofrecord.org.uk>

CC: mburke@courtofrecord.org.uk, jdavidson@courtofrecord.org.uk

Dear Sir,

For the record.

Please find below an email from Doug Frame, via Minal in response to my email to staff at KIL this morning, copied at the foot of this thread.

A copy of the original court order of Friday 06MAY16 is attached, which is the first I have seen of it and Registrar Baister's order of 09MAY16 for comparison.

Yours faithfully,

Keir Argent

----- Original Message -----

Subject: FW: Final decision by Mr. Registrar Baister in the High Court

Date: Mon, 16 May 2016 14:25:53 +0000

From: Minal Backhouse <Minal.Backhouse@backhouse-solicitors.co.uk>

To: Keir Argent <keir@keison.com>

Dear Keir.

Please see email I received below. Are you happy for me to tell him he needs to write to you personally if he intends to take action?

Kind regards

Minal Backhouse Managing Director

## [cid:6DCB4E1C-4DA0-4835-B298-7322C946CB7A]

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Essex CM1 1JU

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From: Doug Frame [mailto:Doug.Frame@hill-abbott.co.uk]

Sent: 16 May 2016 14:55

To: Minal Backhouse <Minal.Backhouse@backhouse-solicitors.co.uk>

Cc: JONES Abigail <ajones@hwfisher.co.uk>

Subject: FW: Final decision by Mr. Registrar Baister in the High Court

Dear Minal

I have been forwarded the email exchange below between you and your client, Mr Keir Argent. For the sake of completeness, and I have no doubt you have already received a copy, I attach a copy of the Order granting the administration of your client.

As you are aware, my client applied for a winding up petition and at the 11th hour had a change of heart and applied the company to be placed in administration for the reasons that my client did not want to terminate the company or put 25 people out of work. The court considered all the evidence including your client's letter and court of record documents and agreed it was in the best interests of all involved that the company be placed into administration.

I note from your client's email that he continues to believe that the administrators are trespassing and that you appear to be entertaining his position. I say this because it appears that you agree with your client that my client and I now look stupid, which is denied. I say this because Mr k Argent states that it is in fact you that states that Dou and Alexis are starting to look stupid. I would be grateful if you could please explain why you believe that either Alexis or I look stupid.

In light of the attached order I would ask that you explain the implications of the order to your client and the ramifications should he or any employee not comply with it. I have copied Abigail Jones into this email who is acting as joint administrator.

On another note, I have collated a large number of court of record documents which I believe are libellous and have forwarded these to our Managing Director to take action. As you are aware, solicitors are entitled to the protection of libellous laws on the grounds of their professionalism and I intend to pursue the matter to the fullest. You should advise your client accordingly that any further references to me shall be viewed accordingly and the appropriate action taken and damages claimed.

I trust this confirms our position. How you and your client proceed is a matter for you both.

For the avoidance of doubt, if this email is published on the court of record website, as was the case of the administration proceedings, I shall take the appropriate action and claim all costs for doing so.

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Kind regards
Doug
From: Alexis Argent [mailto:aargent1982@gmail.com]
Sent: 16 May 2016 13:57
To: Doug Frame
Subject: Fwd: Final decision by Mr. Registrar Baister in the High Court
FYI
----- Forwarded message ------
From: Keir Argent <keir@keison.com<mailto:keir@keison.com>>>
Date: Monday, 16 May 2016
Subject: Final decision by Mr. Registrar Baister in the High Court
To: Craig Herrett <craig@keison.co.uk<mailto:craig@keison.co.uk>>
Cc: Shannon Parsons <shannon@keison.co.uk<mailto:shannon@keison.co.uk>>,
adam.mumford@keison.co.uk<mailto:adam.mumford@keison.co.uk>, James
Sutherland <james@keison.co.uk<mailto:james@keison.co.uk>>,
jeanmarc@keison.co.uk<mailto:jeanmarc@keison.co.uk>,
keith@email.keison.co.uk<mailto:keith@email.keison.co.uk>,
matthew@voipon.co.uk<mailto:matthew@voipon.co.uk>, Russell King
<russell@keison.co.uk<mailto:russell@keison.co.uk>>, Charles Darlington
<nick@email.keison.co.uk<mailto:nick@email.keison.co.uk>>,
luke@voipon.co.uk<mailto:luke@voipon.co.uk>,
sam@email.keison.co.uk<mailto:sam@email.keison.co.uk>, James Chapman
<james@voipon.co.uk<mailto:james@voipon.co.uk>>, Max Argent
<Max@keison.co.uk<mailto:Max@keison.co.uk>>,
david@email.keison.co.uk<mailto:david@email.keison.co.uk>,
ryan.brown@email.keison.co.uk<mailto:ryan.brown@email.keison.co.uk>,
jack@voipon.co.uk<mailto:jack@voipon.co.uk>,
alex@4gon.co.uk<mailto:alex@4gon.co.uk>,
darren@voipon.co.uk<mailto:darren@voipon.co.uk>,
meg@email.keison.co.uk<mailto:meg@email.keison.co.uk>,
steven@email.keison.co.uk<mailto:steven@email.keison.co.uk>, Anthony
Larcher <anthony@voipon.co.uk<mailto:anthony@voipon.co.uk>>,
michael@keison.co.uk<mailto:michael@keison.co.uk>,
alice@keison.co.uk<mailto:alice@keison.co.uk>,
eden@keison.co.uk<mailto:eden@keison.co.uk>,
ian.crease@keison.co.uk<mailto:ian.crease@keison.co.uk>, Alexis Argent
<aargent1982@gmail.com<mailto:aargent1982@gmail.com>>, Command
Pontifical Swiss Guard <gsp@gsp.va<mailto:gsp@gsp.va>>, Global Isles
Court of Record
<gicor@courtofrecord.org.uk<mailto:gicor@courtofrecord.org.uk>>, David
Frith <david@voipon.co.uk<mailto:david@voipon.co.uk>>
To: All Staff, Keison International Ltd.
Date: 16 May, 2016
Dear Craig,
Subject: Final decision by Mr. Registrar Baister in the High Court
I have spoken with and emailed Minal, who seems to have handled it
rather well and agrees that Doug and Alexis are starting to look rather
stupid.
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She agrees that the company is fundamentally strong (employee relationships, customer/suppliers, profitability, growth, management).

As you know, alternate banking arrangements are in place and that you can assure the employees that they will get paid and weather the interruption in the business processes.

Firm action can be taken to arrest intruders who must now cease and desist from interference in the affairs at 32 Writtle Road.

Keir Argent Managing Director

- -

Keison International Limited
http://www.keison.co.uk/contactus.shtml

On 16/05/16 09:37, Minal Backhouse wrote:

Dear Keir,

Good news. I'm not sure why the administrators went in on Monday. Do you need me to do anything or do you have everything in hand.

I know Craig etc. were a little worried on Friday so hopefully this will make them feel better.

Kind regards

Minal

Minal Backhouse Managing Director

Backhouse Solicitors Ltd Incorporating Duffield Stunt Solicitors 1799 71 Duke Street Chelmsford

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----Original Message-----
 From: Keir Argent [mailto:keir@keison.com]
 Sent: 14 May 2016 16:43
 To: Minal Backhouse < Minal.Backhouse@backhouse-
 solicitors.co.uk<mailto:Minal.Backhouse@backhouse-solicitors.co.uk>>
 Cc: Global Isles Court of Record
 <gicor@courtofrecord.org.uk<mailto:gicor@courtofrecord.org.uk>>; Command
Pontifical Swiss Guard <qsp@qsp.va<mailto:qsp@qsp.va>>
 Subject: Final decision by Mr. Registrar Baister in the High Court
 14 May, 2016
 Minal Backhouse
 Backhouse Solicitors Ltd.
 Chelmsford
Dear Minal,
 I hope you are keeping well.
 Forwarded is the sealed dismissal order from the High Court of
Justice, Chancery Division, Companies Court by Mr. Registrar Baister, in
the Matter of Keison International Limited and in the Matter of The
Insolvency Act 1986. where it is ordered that "the said petition be
dismissed".
This means that the Administrators have been stripped of any authority
regarding KEISON INTERNATIONAL LIMITED.
On a personal note, I'd like you to be aware that I have asked my wife
to explain to Alexis that he would be wise to call off any further
action. It would be better coming from him right now, since the matter
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is slipping away from his influence as expected and he is at risk of serious consequences for his actions.

Best regards, Keir Argent Managing Director Tel: 01245 600560, Direct: 0203 384 8620 Keison International Limited http://www.keison.co.uk/contactus.shtml ----- Original Message ------Dismissal Order Subject:

Fri. 13 May 2016 09:31:47 +0100 Date:

From: Prosser, Claire

	<pre><claire.prosser@hmcts.gsi.gov.uk<mailto:claire.prosser@hmcts.gsi.gov.uk>&gt; To: 'keir@keison.com' <keir@keison.com<mailto:keir@keison.com>&gt;</keir@keison.com<mailto:keir@keison.com></claire.prosser@hmcts.gsi.gov.uk<mailto:claire.prosser@hmcts.gsi.gov.uk></pre>	
	Dear Keir,	
	As discussed a moment ago, please find attached a copy of the sealed	
d	ismissal order.	
	Kind regards,	
	Claire Prosser   Registrar's Hearings (Including Companies Winding Up)   Bankruptcy & Companies Court   RCJ High Court, 7 Rolls Building, Fetter Lane, London, EC4A 1NL   DX 160040 STRAND 4   EMAIL: rcjcompanies.orders@hmcts.gsi.gov.uk <mailto:rcjcompanies.orders@hmcts.gsi.gov.uk>   TEL: 02079476731 or</mailto:rcjcompanies.orders@hmcts.gsi.gov.uk>	
	02079476516  FAX:08707617716 	
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