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Your Ref: MR. T WELDHAGEN
Our Ref: MR SOFFER / SONE
Date: 23 SEPTEMBER 2008

RIDGEWAY MERRY & WELDHAGEN BY E-MAIL: tcw@rmwattorneys.co.za

Dear Sir

RE: OUR CLIENT: MR JASON DALE/ YOUR CLIENT: MR DOUGLAS FORBES

We act on behalf of Mr. Jason Dale who has handed to us correspondence in this matter, including your letter to our client dated 8 April 2008. We place the following on record.

- In approximately May 2005, and as a result of your client's advertisements, our client became interested in your client's development of a supposedly scientific system for analyzing an individual's personality. Your client's claims, well documented in his literature and reinforced by his lectures, as well as his claim to be a physicist, claimed, inter alia, that his "DNA Pin Code System" integrated knowledge from disciplines such as bio-genetics, psychology, physiology and bio-mathematics. Your client also made claims to be the holder of a patent in "Black Hole Technology".
- On the basis of your client's scientific claims, our client not only paid for professional consultations but also invested of his time and money to attend your client's courses and workshops. To date, our client has spent well over R4 500.00 in tuition fees alone.
- 3. Since approximately February 2007, our client due to your client's further representations became more involved in your clients lectures and workshops. Given that our client is considered an information technology specialist with years of experience in software development, your client was keen to use the services of our client purely for his own benefit and at no cost and our client was willing to oblige in anticipation of the scientific knowledge that he would gain from your client. During the course of your client's lectures as well as the production of articles and other documents claiming to be backed by scientific facts, our client began to question and request scientific

proof to substantiate the knowledge imparted by your client to his students, including our client. Our client *inter alia*, requested scientific evidence supporting your client's Pythagorean Theorem of the Octagon, his measurement of the speed of light and information on his "Black Hole Technology". There were numerous other questions that were put to your client to furnish scientific explanations and despite promises, no credible information was ever forthcoming.

- 4. Our client does not want to draw a final conclusion to your client's lack of response until he gives your client a final chance to furnish a written reply supported by scientific evidence to the questions that our client has continuously put to your client and your client has refused to answer, These questions previously requested are detailed in Annexure "B" to this letter and our client insists on the appropriate response.
- 5. Furthermore, we place on record that if your client refuses to furnish the appropriate response to these questions that have been put to him on many occasions, our client will draw his own conclusions that your client has fraudulently misrepresented to himself and the public at large that have attended his workshops and other lectures. Should this prove the case, our client will have no hesitation but to go public with all your client's "scientific" evidence with the intention to prevent people being misrepresented and suffering further damages. Our client will deem such steps to be truth for the public benefit and he is aware that in doing so, it will not constitute defamation. Needless to say, such action will not be taken if your client complies with our client's reasonable request for a full and comprehensive explanation of your client's scientific claims. In this regard, our client reserves the right to take whatever steps are necessary to ensure that the information provided by your client is scientifically verifiable and that the explanations thereof are not plagiarized.
- 6. We have taken note of the contents of your letter stating, *inter alia*, that your client has assigned the IP in his work to a Trustee and the Trustees need to consent thereto. We are not aware of any law that prohibits the furnishing of intellectual property to another person. Our client has never intended to use such copyrighted material for gain, republication or any other purpose without your client's consent. The purpose of requesting substantiation of your client's scientific knowledge is merely for our client to gain an understanding thereof which was promised and/or implied by your client holding himself out to be an expert in his field. Your client has received money for his lectures and our client is therefore entitled to an adequate and comprehensive scientific response to his questions. We also fail to see what comments made by our client concerning your client can be "severely prejudicial". All our client demands is that the truth of your client's scientific claims be verified.
- 7. In the circumstances, we hereby afford your client a period of 15 (fifteen) days from date hereof to respond in detail in a scientific manner to our client's questions as per Annexure "B" hereto. Given that your client has extensively

lectured on the subject matter mentioned in Annexure "B", this should not prove difficult for your client to explain.

8. If your client fails to comply with what is requested herein within the stipulated time, our client will proceed further as he may be advised.

Yours faithfully

IVAN SOFFER ATTORNEYS

ANNEXURE "B"

RE: Questions directed to Mr. Weldhagen, representing the Douglas Forbes Trust Prepared by Jason Dale

1) Mr. Forbes claims to hold a patent in "Black Hole Technology". In his book, "<u>Human Pin Code</u>", on page 21, Mr. Forbes states that "I have applied this theory to create a Black Hole, which I have utilised in a patented invention". The following information is requested:

- 1.1 Please indicate what the patent number is for Mr. Forbes' "Black Hole Technology"
- 1.2 Please confirm the exact registered name/s of the patentee and the inventor (or assignee, or similar registered name for patents registered in countries other than South Africa)
- 1.3 Where was the patent registered, and in which country?
- 1.4 What are the registered *claims* for the patent
- 1.5 Please indicated the name and contact details of Mr. Forbes' designated patent attorney
- 1.6 Please indicate the date/s and time/s that Mr. Forbes supposedly created his "Black Hole" as quoted above from the book "Human Pin Code"
- 1.7 Please provide details about which laboratories and/or testing grounds and/or other facilities supposedly used by Mr. Forbes to create the afore-mentioned "Black Hole", including the names and contact details of any management and/or staff of these laboratories and/or testing grounds and/or facilities that can confirm Mr. Forbes' use thereof
- 1.8 Please supply all of the above information where applicable for any other patent relevant to Mr. Forbes' "Black Hole Technology" for which Mr. Forbes has had direct or indirect involvement. Supply the contact details of any individual who will be able to confirm such involvement
- 2) The book "<u>Human Pin Code</u>" claims that the speed of light is **670,618,800 miles per hour**. The "<u>Blu Genes</u>" manuscript claims that the speed of light is "**186,5454**" x **10 to the power of 3 miles per second**". Mr. Forbes then states in an email reply dated 23 November 2007 the following: "to qualify, the speed of light is a865454 X 10 to the power of 3 do not worry, I have a 9 and can have blonde moments"
 - 2.1 670,618,800 miles per hour in the book "<u>Human Pin Code</u>" converted is 299,793,428.352 meters per second or 186,283 miles per second. Please explain the contradictions in Mr. Forbes' statements. Also note that "*I have a 9 and can have blonde moments*" is not an acceptable answer. A comprehensive and verifiable scientific explanation is required.
 - 2.2 Mr. Forbes does not appear to have taken the effort to notify the public about the change in his theory on the speed of light. Please explain this.
 - 2.3 Please offer an explanation of how Mr. Forbes came to establish the speed of light as being "186,5454' x 10 to the power of 3 miles per second", and also include an explanation of the use of a single quote after the repeated '54' as per above
 - 2.4 Please provide details about which laboratories and/or testing grounds and/or other facilities supposedly used by Mr. Forbes to formulate and test his theories on the "speed of light. Please include the names and contact details of any management and/or staff of these laboratories and/or testing grounds and/or facilities that can confirm Mr. Forbes' use thereof

- 3) Mr. Forbes makes reference to the so-called ""Pythagorean theorem of the Octagon" in his book "<u>Human Pin Code</u>". (The influence of Pythagoras in fields such as Mathematics, Religion, Philosophy and Numerology is well documented, but no evidence can be found concerning any such theorem called ""Pythagorean theorem of the Octagon")
 - 3.1 Please provide verifiable proof of the existence of such a theorem
 - 3.2 Please explain the full nature of the "IP" rights that Mr. Forbes holds over this so-called "Pythagorean theorem of the Octagon", in terms of trademarks, geographical indications, patents, designs and copyright or any such form as it pertains to the protection of such knowledge. Provide full details.
- 4) In the book "666 SIXSIXSIX", written by Mr. Forbes, a modification of Einstein's relativity formulae is presented as follows "(E = MC2) T = 1". (On page/section 5-2 in the chapter entitled "Eins Time")
 - 4.1 When Mr. Forbes was questioned about this, his reply on the 31st of October 2007 contradicted his "666 SIXSIXSIX" book as follows: "E = M (1548686 x 10³ x (not sure but check the number of feet in one mile divided by the number of feet in one nautical mile x 8 over 9) = 144,000". Please offer a comprehensive explanation of the above "revised" formulae. It must again be emphasized that a proven and scientifically verifiable explanation is demanded.
 - 4.2 Please explain why Mr. Forbes has failed to make the public aware of the newer information provided on the 31st of October 2007; given that the older formulae "(E = MC2) T = 1" was disclosed in a publically available book; namely "666 SIXSIXSIX"

END OF ANNEXURE "B"



IVAN SOFFER ATTORNEYS

ATTORNEYS NOTARIES CONVEYANCERS

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Your Ref:

Our Ref: MR SOFFER / SONE Date: 2 OCTOBER 2008

MR. DOUGLAS FORBES

E-MAIL: <u>Douglas@douglasforbes.com</u>

dforbes@telkomsa.net

Dear Sir,

RE: OUR CLIENT: JASON DALE // YOURSELF

We enclose herewith a copy of a letter dated the 23rd of September 2008 which was emailed to your attorney Mr. T Weldhagen.

We are enclosing a copy to yourself as our client has advised us that he is not sure whether or not your attorney is still acting on your behalf. In the event that your attorney is indeed no longer acting for you then you are requested to provide the requested reply thereto within 15 days of date hereof.

Yours faithfully

IVAN SOFFER ATTORNEYS

Encls/...

Important notes

- This document is a collection of additional emails and letters concerning any legal correspondence from Forbes's attorney (Mr. Thinus Weldhagen) and my attorney (Mr. Ivan Soffer)
- The emails are not reflected in any particular order. Please also note that except where feedback has been shown, Forbes has NEVER responded to any of my allegations or attorney letters. This section will prove that all attempts were made to establish contact with Forbes, and that he appears to have blatantly ignored all of my letters and requests. Mr. Forbes attorney did make a tardy effort at responding, but indicated that he could not get hold of the otherwise very litigious Mr. Forbes.

From Thinus Weldhagen tcw@rmwattorneys.co.za reply-to tcw@rmwattorneys.co.za to Jason Dale jason.eddison.dale@gmail.com cc Douglas Forbes douglasfrbs@yahoo.com date Tue, Apr 8, 2008 at 1:00 PM

<u>Subject RE: [ADDITIONAL COMMENTS] - Mr. Dale's RESPONSE to Mr. Forbes - RE: Blu Genes + the Scientific awareness publications project</u>

Dear Mr Dale

Please accept myapologies for only now replying to your e-mail. After I received your e-mail, we had to replace our server and I did not have access to my e-mail account for a couple of days.

Mr Forbes is currently abroad, and I will discuss the content of your e-mails with him, on his return and, if necessary, respond more fully at a later stage. My failure to respond to any and/or all of the issues raised in your e-mails, should therefore not be construed as an admission that the allegations made, are indeed correct.

I do however wish, at this early stage, wish to place on record that

- 1 It is our instructions that client assigned the IP in his work, to a trust and that the trustees need to consent to disclosure thereof; and
- 2 Some of the comments made about our client, can be severely prejudicial to our client and our client reserves his rights to recover damages he may suffer as a result of your comments.

COMMENTS

• After literally MONTHS of waiting, Forbes still never carried out his threat, and no further correspondence was received from Mr. Weldhagen.

P.T.O

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Jason Dale

<jason.eddison.dale@gmail.com>

To: tcw@rmwattorneys.co.za

Cc: Mornay@douglasforbes.com, mornayvt@webmail.co.za, mornay@pincodecareers.co.za, douglas@douglasforbes.com, dforbes@telkomsa.net, douglasfrbs@yahoo.com

Mr Weldhagen,

My earlier email below refers. You have been sent a letter from my attorney Mr. Ivan Soffer over 2 weeks ago, and despite collective efforts from ourselves, no response has been received from you.

Please advise on whether you received the letter from Mr. Soffer or not, and/or whether you are still representing Mr. Forbes.

Thank you and kind regards,

Mr. Dale

On 9/29/08, Jason Dale < <u>jason.eddison.dale@gmail.com</u>> wrote: > Hi Mr. Van Tonder,

> I apologise for sending this to you, as it does not in any way concern > you or the Humanpincode company at all.

>
> My attorney has written a letter of demand to Mr. Forbes' attorney,
> Thinus Weldhagen, who is also a member of the Douglas Forbes Trust.

> The letter was sent last week before the public holiday, and as far as

> I am aware, Thinus has not acknowledged receipt of the letter.

> Please, if you can, contact Mr. Forbes by cellphone or telephone and > make him aware of my proceedings. There is a time limit within which > Mr. Forbes is expected to respond to the demands made therein, and I > will not be ignored.

> In the meantime, I will also contact my attorney and ask him to send a > copy of the legal letter directly to Mr. Forbes himself.

> Thank you and kind regards,

> Jason Dale

☆

Jason Dale

<jason.eddison.dale@gmail.com>

To: mornay@pincodecareers.co.za

Cc: Mornay@douglasforbes.com, mornayvt@webmail.co.za

Hi Mr. Van Tonder,

I apologise for sending this to you, as it does not in any way concern you or the Humanpincode company at all.

My attorney has written a letter of demand to Mr. Forbes' attorney, Thinus Weldhagen, who is also a member of the Douglas Forbes Trust. The letter was sent last week before the public holiday, and as far as I am aware, Thinus has not acknowledged receipt of the letter.

Please, if you can, contact Mr. Forbes by cellphone or telephone and make him aware of my proceedings. There is a time limit within which Mr. Forbes is expected to respond to the demands made therein, and I will not be ignored.

In the meantime, I will also contact my attorney and ask him to send a copy of the legal letter directly to Mr. Forbes himself.

Thank you and kind regards,

Jason Dale

<jason.eddison.dale@gmail.com> Sun, Aug 3, 2008 at 8:34 PM To:
tcw@rmwattorneys.co.za Cc: mornayvt@webmail.co.za

Mr Weldhagen,

Your correspondence to me below on the 8th of April 2008 refers. Since that time, I have not been made aware of any further developments in this regard.

Please note that my Telkom ADSL email address, <u>jedale@telkomsa.net</u> is no longer available for use. My opening email was delivered from this address. All further correspondence from yourselves or from your client, Mr. Forbes, must only be sent to my GMAIL address at <u>jason.eddison.dale@gmail.com</u>

In the event that any email was sent to my Telkom address, for which I have not yet responded, then please forward this to <u>jason.eddison.dale@gmail.com</u>, and accept my sincerest apologies for any inconvenience caused.

I have attached emails and comments from Mr. Forbes for your reference, including an email that Mr. Forbes sent to my old work address, which I forwarded to my personal address.

My understanding, Mr. Weldhagen, is that apart from being Mr. Forbes attorney, you are also one of the trustees of the Douglas Forbes Trust. The attached email entitled "FW: Reading - 25 Oct" was the first time I was ever made aware of your involvement.

While I have severed all associations between myself and Mr. Forbes, it could happen from time to time that external persons from the public may contact me with queries related to Mr. Forbes or the DNA Pin Code (Human Pin Code). Some of these queries could fall under the category of "IP" and thus would require "consent to disclosure thereof" as you have indicated below. For example: explanations about why there is no apparent evidence about the existence of "Pythagoras' Octagon Theorem", and yet, one can easily trace the existence of "Pythagorean Numerology"

Other questions may not have anything to do with "IP" at all. For example, there are claims on the internet that Mr. Forbes holds a patent in "Black Hole Technology". In terms of the South African Patents Act, any individual is entitled to request a patentee for details about a patent he/she claims to hold (Patent number, inventor, patentee, etc). Presently, there is no facility to do an online search for patents and trademarks registered within South Africa that I am aware of, short of visiting the patents office in Pretoria. This presents a problem for discerning members of the public who wish to ascertain the validity of claims made about patents or trademarks registered in South Africa. I have personally directed questions to Mark Tingle about Mr. Forbes claimed patents, and to date no answer has been forthcoming.

I feel that queries from the public, whether related to "IP" or otherwise, should be handled objectively and professionally. You may be able to address certain queries that Mr. Van Tonder cannot, and visa versa. I will be treating both of you as the official contact people unless otherwise advised.

Thank you and kind regards,

Mr. Jason Dale

P.T.O

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

From: Thinus Weldhagen < tcw@rmwattorneys.co.za >

Date: Oct 13, 2008 9:18 AM

Subject: RE: Mr Jason Dale // Mr Douglas Forbes

To: ivan soffer < ivansoffer @gmail.com >

Dear Mr Soffer

I tried to get hold of Mr R Forbes, but without any success.

I have now been informed that he is not in the country at present.

I will arrange a consultation with him on his return and will respond to your letter thereafter.

COMMENTS

Weeks after Forbes's deadline passed, we received a rather tardy response from Mr.
 Weldhagen as per above. He also offers no apology and no explanation as to why he took so long to respond.

From Jason Dale <u>jason.eddison.dale@gmail.com</u>

to <lvan Soffer>
cc <lvan Soffer>

date Sat, Oct 18, 2008 at 3:47 PM

subject Fwd: Fw: Attorney letter sent to Thinus Weldhagen concerning Douglas

Hi Ivan,

Please keep this filed for records and reference purposes. I do not mind giving Mr. Forbes an extention if he asks for one, but it will not be longer than 15 days. Let's just see what he comes up with upon his return.

Wendy minds Mr. Forbes emails and the house while he is away, but the fact remains, your letter was sent directly to Mr. Weldhagen, and Wendy's hospitalization has nothing to do with the fact that Mr. Weldhagen did not timeously respond to your letter in acknowledgement thereof.

Jason

P.T.O

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

From: Douglas Forbes < douglas@douglasforbes.com>

Date: Sat, 18 Oct 2008 14:23:12 +0200

Subject: Fw: Attorney letter sent to Thinus Weldhagen concerning Douglas

To: Tinus <tcw@rmwattorneys.co.za>

Cc: Jason Dale < jason.eddison.dale@gmail.com >, mornay@pincodecareers.co.za

Dear Thinus,

I am passing this email on to you in case you did not receive it. It is for your reference only, unfortunately I am unable to manage emails promptly as i have been in hospital with a broken shoulder. I was unfortunately on my own as Douglas is away when I fell and I had to crawl with great difficulty and pain to get to a phone. The paramedics helped me and took me to hospital.

I am unfortunately partially bed ridden and for you information I am unable to contact Douglas as his mobile does not work in the USA.

He is then going to travel to Turkey and Belgium shortly after he gets back from the USA at the end of October.

His work schedule is very booked up.

I hope you are keeping well,

kind regards,

Wendy.

END OF DOCUMENT