
Important Information Regarding Rory Conacher

Rory Conacher

27 février 2025 à 16:22

À : Sébastien



See attached items in support

I will address Michelle and Sebastian whom I do love deeply, but below and for Transparency, extract of key straightforward extortion tactics and personal social pressure.

Hardest lessons learnt.

- "No Good Deed Goes Unpunished as the road to hell is paved with good intentions."
- "Never Mix Money with Friends and Family; decide which you need more."

Response to Recent Communications & Clarification on RJS Matters

Dear Michelle, Sébastien, and All Concerned Parties,

I am addressing the recent email and discussions regarding my financial dealings, RJS Capital, and the broader legal and business efforts I have undertaken.

It is crucial that all involved parties understand the realities of the situation rather than be misled by selective narratives or external actors with their own agendas.

1. Acknowledgment of Concerns and Commitment to Resolution

First and foremost, I fully acknowledge the concerns raised by creditors and stakeholders. Since the financial collapse of RJS Capital, I have taken proactive steps to seek resolutions, including:

- Pay off as many debts as possible, starting with SARS as per the law.
- Engaging in ongoing efforts to recover funds lost due to external parties failing to meet their obligations. (We have businessmen now supporting that effort as communicated)
- Securing legitimate business opportunities to generate the funds required to settle outstanding matters. to find out more, there is a process and focus group so nothing is "secret or hidden" - See of yourself

<https://dashboard.mailerlite.com/forms/619093/146664842078455193/share>

Despite the challenges, I remain committed to ensuring that debts are repaid. However, I cannot and will not prioritize one creditor over others based on external pressures or threats, especially when a structured repayment process has

already been outlined and agreed upon. I also cannot expedite the legal process, but with the assistance of the businessmen, a firm deadline is in place at the end of this month, and no stone will be left until we have all the truth out.

2. Addressing the Allegations & Online Attacks

have become aware (Michelle and Sebastian) that information has been shared with Danny de Hek (and continue to), who has a known track record of exploiting people's financial losses for personal attention and sensationalism. While I respect that everyone has a right to share their experiences, it is essential to separate **fact from fiction**.

- **Danny's Track Record:** His actions have demonstrated that he is less interested in the truth and more focused on clickbait content for personal gain. This includes prior incidents where he uploaded explicit material in public forum to disrupt discussion.
- **Misrepresentation of Facts:** Many of the claims being circulated lack context or misrepresent actual events, creating a false perception of deception on my part.
- **Damage to Recovery Efforts:** By feeding information to Danny, you risk jeopardizing not just my efforts but the potential repayment of creditor including yourself.
- **Michelle and Sebastian even aware that Danny** is actually and ACTIVE member of this "mystery" program that he claims not to know of, under Viv - see attached as proof.

If your goal is truly resolution and repayment, **aligning with someone who thrives on destruction rather than solutions does not serve your best interests.**

Also, know who you are dealing with before you share information that will affect things, especially an ongoing investigation in Dubai while you actually live in Dubai - This international matter is beyond serious.

3. Financial Realities and Business Efforts

want to be clear: currently, there are no surplus funds for immediate distribution today. **All financial resources were depleted to pay staff salaries and staff at the time but RJS Capital is owed substantial amount of money that will pay everyone**

However, I am actively working on

- **Legal Action in Dubai** The case against Hypertech and Sam Lee has reached the final audit stage, and arbitration negotiations are ongoing. This case represents a significant potential recovery for creditors. I am under NDA and can not discuss details on this case but if successful, funds can be paid.
- **Business Contract:** A job was done, as a supply contract with a U.S. company is in place to accelerate repayment effort. Payment from this contract were expected no later than **February 26, 2025**, and I will continue to update all parties as progress is made. I am told I will get an update later.

These efforts are not overnight solutions but the **most realistic path toward full repayment**. The liquidation alternative would result in **a complete loss for all creditors**.

If the Business contract above is not paid or firmed, the "businessmen group" have agreed to work together to leave no stone unturned to get to the Truth and an Outcome. I can not do this alone, and I can't do this fighting and defending myself on all sides, as well as social payment extortion and personal agenda's.

4. Response to Extortion Attempts

will **not** be coerced or extorted into making payment that undermines the structured resolution plan. The recent messages from "**Michelle and Sebastian**" demanding immediate payment under threat of public defamation are **unethical** and contradict prior agreements with creditors. I am not sure if this affects their current claims process, but I am sure the credit committee will understand because of the stress we are all under; however, any future engagement and steps done by them from this point on will need to be considered, too.

If it turns out their ongoing actions have directly impacted all creditors getting their funds back because of actions they take - that becomes a whole new process and discussion as well as the matter in Dubai.

- Attempts to force early repayment for specific individuals (even family) over others undermine fairness and the agreed upon financial restructuring.
- Sharing private or misleading information to publicly pressure me not only affects me personally but also risks **compromising all efforts to recover funds for all parties involved**.

5. Next Steps and Resolution Approach

For those who genuinely seek repayment and a resolution, I remain open to **structured, lawful, and ethical discussion**. I will be sending an update at the end of the month once I have digested the updated news on payment and spoken and had a constructive meeting with the businessmen.

- **am not liquidating / or choosing NOT to RJS Capital**, as this would result in a **zero recovery** for all parties.

- he agreed upon repayment schedule **remain in place**, with priority given to SARS, staff, and creditor
- will **continue my legal efforts** in Dubai, and I would like to ask that those involved respect the sensitive nature of these proceedings. for everyone
- Perhaps I need to engage with Dubai and arrange for the CID, officers, or a representative to meet with Michelle and Sebastian, "Who reside in Dubai Now, how can I trust them if they keep feeding information to this Danny De Hek character and how will the CID review that.

So, for all our benefit and mine, For those who pursue destructive actions instead of collaborative solutions, **I will take appropriate legal action to protect my reputation business, and make ongoing efforts to resolve matters fairly.** I have no choice.

Final Thoughts

This situation is not easy for anyone. I understand the frustrations, but I ask that we work towards **solutions instead of destruction.** I want this over as much as everyone else but I can only do what I can do.

To Michelle and Sebastian—I value our family history, but again, I will not prioritize personal interests over the collective responsibility to resolve this matter ethically and fairly. The **February 26, 2025** deadline for the contract payment remain a key milestone, and I urge patience and collaboration over ultimatum and threat

to the broader creditor's group I remain committed to a structured, transparent, and **realistic** repayment approach

if you wish to discuss this matter further in a **constructive and solution focused** manner, I am available for a scheduled call and perhaps that will be the next step or put things to a vote.

EXTRACTS FOR TRANSPARENCY - Michelle and Sebastian (see also wallet address attached)

For transparency for the creditors, you put me in place to say that I MUST pay you by the deadline, or you will do XYZ

will not share everything here as you still feed Danny information. - I attached a screenshot of a Bible verse to Michelle and Sebastian - and you passed it on to Danny as he sent this exact same verse with the happiness to tear me to shreds this morning. Just know M&S you are being used, and see attached for yourself; you can't make this stuff up. Be super careful. You are getting played for his benefit only.

Extracted messages include

you're famous, cuz. But just remember—practice not bending over to pick up the soap in the shower. It might be a useful skill to master.

Jokes aside—because this is as serious as cancer—Seb and I are willing to help you, but first, you need to help yourself. Start by making good on your word. Tick tock. February 26 is the line. We're not going over it.

"Send the court document naming the attorney or lawyer in charge here The actual POA is issued by the court, of course.

Anything else has no value." (as pointed out, I can not due to NDA and the first process is arbitration negotiations so there would not be a POA as yet as that is second phase but falls on deaf ears, there are very good reasons and obvious reasons for this)

1 NDA

2 hundred of thousands of people were affected, making contact with an attorney firm to verify will burn all resources with unnecessary admin at \$500/hour

3. Hypertech, Sam Lee - would immediately start litigation on items having money to tie up any attempts in courts - this was seen and experienced by Garrett that worked with Sam, perhaps Michelle and Sebastian have a conversation directly with Garrett.

But hey, as stated, we're not talking now.

26th Feb is the deadline you gave, there's no other for us.

will send you crypto wallet address for your payment

you know how much for capital and interests.

*want *nothing more* for you to prove yourself anything other than a con man and you'll be back in our home with open arms*

Good morning, cuz.

Happy Monday. You have two days to refund the funds to us. Seb will soon provide the details on how you can do so.

If you choose to refund us, that would be great—no need to read further.

For complete transparency, here's what will happen next.

We're not making accusations, but we do have a story to tell. On 27 February, we will share it—first with all the RJS creditors, then we will make a video with Danny De Hek to share our experience. Yes, we have been speaking with Danny. Finally we will share our story and my video with Danny to all your Facebook friends and family.

We've heard many times that taking these steps could impact your recovery efforts, but at this point, closure is what we seek—one way or another.

This is not a threat; it's transparency. We've spent too long in murky waters, and it's time to move forward.

Lastly, I recognise that everything you've done requires much courage. Remember that we share blood and hence that courage runs through my veins too.

Good morning Rory, just a reminder that today is the last day to make payment. Our email to the creditors is ready to go. You're welcome to settle up or start drafting your bankruptcy paperwork—either way, we're wrapping this up

Attached proof or the wallet address that I was sent and extorted to pay to before the deadline, _ will not do it

So here we sit, Do I continue, Do I get extorted, Does Michell and Sebastian and anyone else want to dearail the chance of us getting money back.

If RJS gets Liquidated, and I can not do the work to pay people back

I pray common sense prevails, and we work together. We have collective expertise and resources, including attorneys, or should we all proceed with liquidation and shut the whole thing down when we are sitting on the cusp of possible success and payout and a group of businessmen have come together to find and help with solutions?

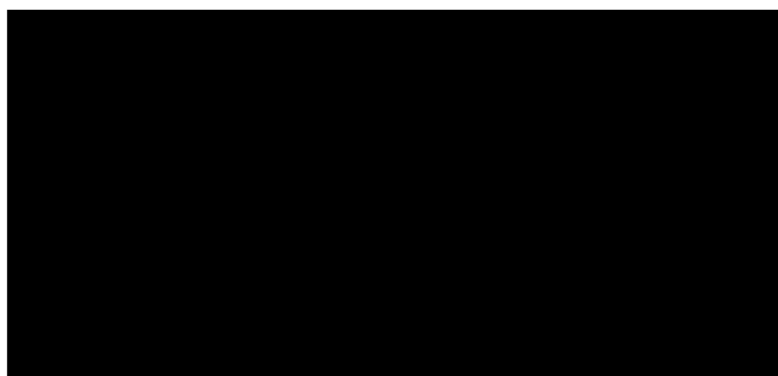
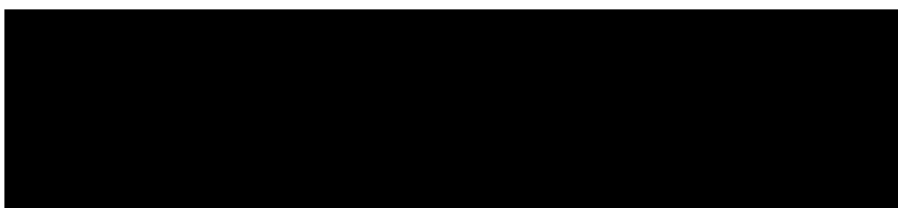
Rory

PS I have added creditors that was not on the list

[Texte des messages précédents masqué]

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6 pièces jointes





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