

DAVID A. RHOTEN
LAWYER

LAWRENCE W. ANDREWS
JEFFREY M. STRICKLAND
ASSOCIATES

230 OREGON BUILDING
494 STATE STREET
SALEM, OREGON 97301-3654
(503) 581-1552
FACSIMILE (503) 581-8973

August 29, 2007

Via US Regular Mail and Certified Mail # _____

Jeffrey H. Brown
Michael Best & Friedrich LLP
Two Prudential Plaza
180 North Stetson Avenue
Suite 2000
Chicago, IL 60601-6710

**RE: Our Client: A Rood Awakening Ministries, an Arizona Corporation Sole
Your Client: Michael J. Rood
Our File No. R07128**

Confidential Settlement Discussions

Dear Jeff:

This firm represents A Rood Awakening Ministries, an Arizona Corporation Sole.

Your correspondence of August 24, 2007, has been referred to our firm for a response.

A review of your August 24, 2007, correspondence indicates that Michael J. Rood is asserting "rights" of assets, copyrights, teachings, speeches, scholarship, recordings, and other works of authorship of A Rood Awakening Ministries. These, as well as the other assets described in your correspondence and below, are the assets of the Ministries. Your client, a former independent contractor for the Ministries, does not have the Ministries authority to use or otherwise prejudice any of our client's rights in and to these assets.

Your client also holds and has refused to release and return an enclosed trailer, electronic equipment, and inventory of A Rood Awakening Ministries. The value of the electronic equipment is \$100,000.00 (A partial inventory is attached hereto). We understand that your client also holds inventory valued at \$100,000.00 and has retained income and proceeds from the last four cities of a tour well in excess of \$30,000.00.

It is demanded that your client fully account for all monies received from the Ministries from its inception, to date.

Your client maintains a 2004 Ford Excursion. This asset is in your client's individual name. The Ministries contributed \$8,000.00 towards the purchase of this vehicle. The Ministries will no longer afford the monthly payment for this vehicle. Your client should contact the lender directly as to his future responsibilities under the loan documents.

In the meantime, I understand that the parties have initiated mediation pursuant to a handpicked committee of five men with similar backgrounds. If the mediation is not completed, is unsuccessful, or your client does not honor his agreement through mediation, your client shall return all assets of the Ministries within 14 days and account for all inventory and monies received.

If the mediation fails or your client does not honor his agreement in mediation and the assets are not returned, we have been directed to proceed in the Federal Court in the District of Oregon to address the conversion of the assets and your client's misappropriation and exploitation of the Ministries rights.

Please call if I can answer any of your questions.

Yours truly,

Lawrence W. Andrews

LWA:llm
C: client