

**Michael Rood
P. O. Box 309
Byron Center, MI 49315**

8/7/07

Jamie Louis
P. O. Box 1116
Jefferson, OR 97352

Jamie,

Two years ago, outside of Seattle, Washington, the majority of the ARA staff, including three of the four members that you refer to as your "Advisory Board" met together for several days of planning and surveying of the condition and operation of the ministry.

At that time we discovered, among other things, that the ministry had absolutely no accounting system at all. It was unanimously decided that Pam Harris would be the administrator of the system and would handle all check writing, A/P, etc., and that Pam would be authorized as such by filing the proper documentation with our banking establishments.

In addition, at the advice of Debbie Cooper, all available receipts – past and future – were to be turned over to her in order to develop a budget. You were instructed to turn over the payables to Pam Harris and to immediately authorize her to sign checks by filing signature cards with the bank.

All these instructions and all their details were blatantly defied. No member of the Advisory Board informed me of your non-compliance of this directive and we continued to operate completely in the blind without a budget and on a shoestring. Now we are paying for your defiance and the board's neglect.

From two individual donors, I was given nearly \$95,000 for our new audio/video project. When I arrived in the US all the equipment began pouring in from the various shippers. You said to me, "You're spending money like water. We are just about out of funds." When in reality, every bit of that equipment was paid for previously by donations that were designated for this very project.

So, what happened to over a quarter of a million dollars from the previous tour? Where is the \$95,000 donated for the A/V project? Did you pay off the motor coach? No! Did you pay off the Ford Excursion? No! I asked then, as I asked two years ago, and every day for the last four months, "I need to see the accounting for those funds that were designated for this project and put into my care."

I called the Oregon office and asked Michelle Abraham to retrieve the financial statements from last fall through to the current date. She inquired of everyone in the

Albany office and they all said that they did not have this information. At their suggestion, Michele contacted your wife, Connie. Connie told Michele that she did not know anything about the financial statement and suggested that she call the bookkeeper, Debbie Cooper.

Debbie said that she didn't have a financial statement for the ministry for the past year and suggested that she call Jamie.

I needed the financial statements and nobody could produce one. You blew it off as a non-concern and said "That's no problem. I can account for everything."

You accuse me of diverting funds? Only a fool would put the tithes of the Almighty into an account held in such disarray. As a matter of fact, the \$20,000 in checks along with other gifts given to the ministry during the latter days of the Jonah Code tour are being returned to the people who sent them, as we speak. We don't deserve to receive the tithes and offerings of Yah's people as long as we cannot make our books balance.

Angie Bishop was right, "God has numbered thy kingdom and finished it."

So Jamie, give an account of thy stewardship for thou mayest no longer be steward.

Anyone in this ministry who doesn't believe that I have the authority from Heaven to run my ministry as I see fit should at least have the honesty to go find someone they can respect and get out of my way!!

Enclosed is the final agreement. I waited in vain for you to return yours and now you have mine. Comply with this in 48 hours and I will pursue no legal action. 49 hours from now – *if* I don't have full access to and control of the website, and filemaker database fully intact, as earnest of your compliance – I will turn this entire matter over to the authorities.

This agreement is between you and me. I have given you what you wanted. Read it carefully and communicate with me now. (Since you disconnected my phone you will have to reach me through Don Harris' phone - 513-207-9404)

Michael Rood

Section 1

Know all men by these presents:

I, Michael Rood, hereby disassociate myself from the transactions, dealings and discomfiture, both social, moral and financial, of Jamie Louis, AKA, "A Rood Awakening" Corporate Sole, collectively, and with persons involved by his appointment individually, otherwise known as his "advisory board" and persons involved in "Un Roodo Despertar".

I, Michael Rood, am responsible only for the debts incurred by myself.

Jamie Louis is charged with malfeasance, treachery, and sedition per Article V, Lines 10 through 14, in accordance with the ecclesiastical Cannon Law as outlined in Arizona Corporation Commission, Certificate of Good Standing, Articles of A Rood Awakening Ministries, A Corporate Sole Document #1084560-2, dated 06/25/03.

I charge that he, Jamie Louis, with malicious forethought and intent, maneuvered to place himself and his "advisory board" into positions of corporate and economic leverage and thereby did proceed to commandeer the name "A Rood Awakening", and personally profit from the donations to the ministry of Michael Rood and the sales of his products.

I charge that Jamie Louis misrepresented to the public a false persona. To wit, that "A Rood Awakening" Corporate Sole was indeed under the control, and executing the intent, of Michael Rood.

Jamie Louis has been imposed to provide accurate accounting of the income and expenditures of monies within his control.

Jamie Louis has, to date, offered no accurate accounting of the monetary indiscretions with which he is charged.

THEREFORE the following actions are the will of Michael Rood.

- 1) That Jamie Louis is terminated as administrator of the accounts and business affairs of Michael Rood. The termination is punitive and immediate and therefore circumvents and rescinds any and all prior agreements of employment, compensation or privilege.
- 2) That Jamie Louis ceases all operations on the behalf, or in the name, of Michael Rood, A Rood Awakening, Un Roodo Despertar or any other entity feigning association with Michael Rood.
- 3) That Jamie Louis cease communications with persons associated with "A Rood Awakening," Un Roodo Despertar, and Michael Rood, on behalf of same.
- 4) That monetary collections in the name of Michael Rood, A Rood Awakening, or any other entity feigning association with Michael Rood, immediately cease to be

deposited into any account bearing the name of Jamie Louis, Connie Adams Louis, any other immediate or extended family members, or any appointees by these persons or any member of the "advisory board."

- 5) That disbursements to unauthorized accounts or persons desist immediately.
- 6) All books, ledgers, registers and other monetary accounting records, real and electronic, be surrendered to Michael Rood.
- 7) That the selling of materials produced by or bearing the name of Michael Rood cease immediately.
- 8) That mail, both physical and electronic, bearing the name of Michael Rood, A Rood Awakening, Un Roodo Despertar, or any other entity feigning association with Michael Rood cease to be produced and distributed.
- 9) That the database containing the mailing list, giving records and personal information of donors, entrusted to Michael Rood, be fully relinquished to Michael Rood.
- 10) That the complete email address database and the email histories of Michael Rood be surrendered to Michael Rood.
- 11) That the local phone numbers at Oregon office and the national 800 number be relinquished to the control of Michael Rood.
- 12) That the US mail addressed to Michael Rood, A Rood Awakening, Un Roodo Despertar or any business related to the ministry of Michael Rood, now being received at PO Box 1116, Jefferson, Oregon 97352 or 1127 Santiam Highway, Albany, Oregon 97322, be forwarded to P.O. Box 309, Byron Center, Michigan 49315.
- 13) That the website domains and sub domains referred to or affiliated with Michael Rood or his ministry be surrendered and control be transferred to Michael Rood.
- 14) That the online bookstore control be transferred to Michael Rood.
- 15) That the online credit card processing control be transferred to Michael Rood and its automated deposits immediately cease to be deposited into any accounts bearing the name of Jamie Louis, Connie Adams Louis, any other immediate or extended family members, or any appointees by these persons or any member of the "advisory board."
- 16) That vehicles intended for ministry use, whether by donation or purchased with ministry funds, titled in the name of Jamie Louis, be transferred to Michael Rood or corporate entity over which Michael Rood exercises control.
- 17) That a detailed accounting of debts incurred to date by the "Corporate Sole" bearing the name "A Rood Awakening" both actual payables outstanding or promissory be surrendered to Michael Rood and that such accounting be accompanied by documentation in accordance with standards established by the United States Internal Revenue standards.
- 18) That the property of Michael Rood, both real and personal, be returned to Michael Rood immediately. That property shall include any items purchased with donations to Michael Rood or his ministry. That property shall also include items given to the ministry for use or sale.

Section 2

In consideration of full compliance with the demands of this document, Michael Rood agrees to the following:

- 1.) Assumption of the debt responsibility legitimately incurred by "A Rood Awakening" ministries OUTSIDE the Corporate Sole AKA Jamie Louis. i.e., the normal and nominal debts and financial obligations of ministry.
- 2.) Assumption of the debt responsibility legitimately incurred by "A Rood Awakening" ministries INSIDE the Corporate Sole AKA Jamie Louis, insofar as those debts are authorized, legitimate and directly related to the operation of ministry.
- 3.) To personally indemnify and absolve Jamie Louis of wrongdoing insofar as the law allows.
- 4.) To pay Jamie Louis' personal credit card debt for purchases made in execution of his authorized duties and for the direct benefit of A Rood Awakening.
- 5.) To negotiate in good faith the transfer of any and all debt, property, and responsibility associated with the ministry.

Section 3

Upon mutual compliance to the above stated requirements and the satisfaction of both parties it will be agreed:

- 1.) To immediately dissolve and cease operations under the Corporate Sole Jamie Louis AKA "A Rood Awakening."
- 2.) To maintain goodwill between all parties involved.
- 3.) To actively pursue no legal remedies (insofar as the law allows).
- 4.) To hold each harmless in perpetuity, refraining from any action resulting in accusations of defamation, slander and libel.

I require compliance within 48 hours or I will pursue further action.

Addendum:

The "advisory board" considered to be complicit, are named as, but not limited to:

1. Don Visser
2. Michael Detwiler
3. Chaim Goldman

Informal advisors (also considered to be complicit) are:

1. Perry Challendar
2. Angie Bishop