

**From:** "jeffrey E." <jeevacation@gmail.com>  
**To:** Stephen Hanson <[REDACTED]>  
**Subject:** Re: Screenshot 2018-05-11 at 6.13.45 PM  
**Date:** Sat, 12 May 2018 03:08:38 +0000

---

Thx We are out of money ? ! You were the only person that decided how -when - and on what -to spend 700k . And then say no cash for a payroll that only you crafted , . And have yet to explain what impossible to stay means with the trade , guarantees and liability still on the screen

On Fri, May 11, 2018 at 11:00 PM Stephen Hanson <[REDACTED]> wrote:

I realize this is hard in email

I have always said - it was that [REDACTED] going to get stuck for at least \$200k and we are out of money —and DAVID has shut the restaurant down from any connectivity or PR from/to the hotel- which the restaurants budget relied on quests from the hotel - so impossible to make sales -

So impossible for me to stay open - I had asked DAVID for WEEKS to address this issue with me —only to fall on unanswered emails week after week

Then when you told me about the rat employee telling DAVID that I was concerned about the warn act - FYI the warn act info actually was first brought up by an employee for the under 25 - then word spread -and back to David almost at the same time that I was aware of a potential issue

This Proved to me that the employees where going to go for the warn act - maybe because this was fresh in my thought - issue to close - that I might have said —because of the warn act - but as I have said — I got lucky by a few weeks to be under the radar - had to close prior to the 6 month employment date - along with —no cash for vendor payments - and as it turned out. No cash for Payroll

It was always driven by - negative cash - first and foremost - then to close by X date - as warn act is a personal liability

Sent from my iPad

On May 11, 2018, at 9:20 PM, jeffrey E. <jeevacation@gmail.com> wrote:

I had asked a simple -why the mad rush , in the middle of the attempted sale. Your answer was/ the warn act .

On Fri, May 11, 2018 at 7:42 PM Stephen Hanson <[REDACTED]> wrote:

It's the employees who bring action

Ok so what

Did not close because of warn act

Closed because we ran out of funds with money still owed

Sent from my iPad

On May 11, 2018, at 7:31 PM, jeffrey E. <jeevacation@gmail.com> wrote:

you should ask your idiots if they have ever once in their career seen a restaurant closure with less than 50 full time employees that was fined under the warn act . .

On Fri, May 11, 2018 at 7:14 PM Stephen Hanson <[REDACTED]> wrote:

I have sent you two red marked line items

Besides the look back which would put me at 50 there are carve outs - sent in red  
But I was lucky the company ran out of funds forcing a closing date  
When we looked at the warn act we saw we where 2 weeks under having employment for 6 months -  
just got lucky  
I had to fund last weeks PR -  
This advise was reviewed by two labor lawyers who I would believe to be correct

Sent from my iPad

On May 11, 2018, at 6:50 PM, jeffrey E. <[jeevacation@gmail.com](mailto:jeevacation@gmail.com)> wrote:

Generally, under the New York WARN Act, an "employer," defined as any enterprise that employs 50 or more employees within New York (excluding part-time employees), must provide **90 days** of advance notice (as opposed to 60 days under federal law) prior to ordering a mass layoff, plant closing, relocation, or a covered reduction in work hours. These are defined below:

On Fri, May 11, 2018 at 6:14 PM Stephen Hanson <[REDACTED]> wrote:

Look back over 50 but under 6 months

Sent from my iPad

--

please note

The information contained in this communication is confidential, may be attorney-client privileged, may constitute inside information, and is intended only for the use of the addressee. It is the property of JEE

Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail or by e-mail to [jeevacation@gmail.com](mailto:jeevacation@gmail.com), and destroy this communication and all copies thereof, including all attachments. copyright -all rights reserved

--

please note

The information contained in this communication is confidential, may be attorney-client privileged, may constitute inside information, and is intended only for the use of the addressee. It is the property of JEE

Unauthorized use, disclosure or copying of this

communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail or by e-mail to [jeevacation@gmail.com](mailto:jeevacation@gmail.com), and destroy this communication and all copies thereof, including all attachments. copyright -all rights reserved

--  
please note

The information contained in this communication is confidential, may be attorney-client privileged, may constitute inside information, and is intended only for the use of the addressee. It is the property of JEE

Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail or by e-mail to [jeevacation@gmail.com](mailto:jeevacation@gmail.com), and destroy this communication and all copies thereof, including all attachments. copyright -all rights reserved

--  
please note

The information contained in this communication is confidential, may be attorney-client privileged, may constitute inside information, and is intended only for the use of the addressee. It is the property of JEE

Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail or by e-mail to [jeevacation@gmail.com](mailto:jeevacation@gmail.com), and destroy this communication and all copies thereof, including all attachments. copyright -all rights reserved