



Incorporated

2018/091814/21

Address: Office 12, Garsfontein Office Park  
645 Jacqueline Drive  
Garsfontein  
Pretoria  
  
Tel/Fax: 012 012 5067 / 012 012 5068  
Email: [keegan@elliottattorneys.co.za](mailto:keegan@elliottattorneys.co.za)  
Website: <http://www.elliottattorneys.co.za>

Our Ref: KRE/RVR/KF0019

Your Ref: MAT4719

Date: 16/10/2025

b AF14 b

To: Ian Levitt Attorneys

Per Email: [ian@ianlevitt.co.za](mailto:ian@ianlevitt.co.za)

[natan@ianlevitt.co.za](mailto:natan@ianlevitt.co.za)

Dear Sir / Madam,

RE: PETER ANDREW FAUCITT // JACQUELINE FAUCITT & DANIEL JAMES FAUCITT & 7 OTHERS

CASE NO: 2025-137857

The above-mentioned matter refers, as well as your correspondence received on 01 October 2025.

We wish to advise that we have not yet received the courtesy of a response to our prior correspondence (dated 02 October 2025).

With reference to the aforesaid, and despite your client's undertaking not to attend the relevant training, we are instructed that your client indeed so attended the training on both the 6<sup>th</sup> and 7<sup>th</sup> of October 2025.

---

Director: KR ELLIOTT  
(LLB)

Postnet Suite 326, Private Bag X20009, Garsfontein, 0042

There was *inter alia* one (1) employee present, two (2) contract representatives present, and fifteen (15) therapists representing Salons, present.

Your client *inter alia* advised the employee present, that she had been “indoctrinated”, and that when your client returns to “power”, your client stated that staff members would be leaving with their tail between their legs, and *inter alia* advised the two (2) contract representatives that their jobs were still safe.

Our client was unable to obtain details pertained to the entirety of the discussions held, however, has been specifically advised to the aforesaid.

Save for as above, your client has (with further specific reference to Mrs Faucitt) emailed further staff members, specifically on the 10<sup>th</sup> of October 2025, in aspects which can *inter alia*, only be deemed negative and/or prejudicial, and in contravention of the order.

Our client, as should be evident, from the papers filed of record, is hesitant to proceed with contempt of court proceedings, however, it would seem that our client is effectively being left with no recourse but to do so, due to your client’s continued conduct.

We accordingly await your urgent response herein – we are instructed to demand same within 48 hours hereof.

We are instructed, based on the correspondence and court documentation herein, that the following is now evident:

---

Director: **KR ELLIOTT**

(LLB)

Postnet Suite 326, Private Bag X20009, Garsfontein, 0042

1. Your client will not uphold undertakings;
2. Your client will not uphold agreements entered into;
3. Your client will not uphold orders of court made, as against her;

Your client's commentary in this regard is requested.

We accordingly look forward to your response, and confirm our client's rights herein remain strictly reserved.

Yours faithfully,

**ELLIOTT ATTORNEYS**

(Dictated but not perused)