

Percy L. Square, Esq.  
Attorney & Counselor at Law  
2379 Apalachee Crucis Lane  
Dacula, GA 30019

April 4, 2018

Mr. Honson Luma  
Spaceage Investment Group, LLC  
4723 Glenarm Avenue  
Baltimore, MD 21206

RE: Dibcoin Restraining Order

Dear Mr. Luma,

Please communicate to Livecoin, that **the only way** to stop a trademark owner from conducting business is to obtain a TRO (Temporary Restraining Order) from a Court having jurisdiction to hear the case. **A Petition for Cancellation has no power or authority.**

Filing a Petition cannot not stop business operations. Further, we have searched the Trademark Trials and Appeals Board (TTAB) for the last "few days" and no Petition for Cancellation has been filed by Mr. Petty (they have no chance of succeeding). Even if a petition is filed, it means nothing without a Temporary Restraining Order. Only a Temporary Restraining Order should be respected by Livecoin.

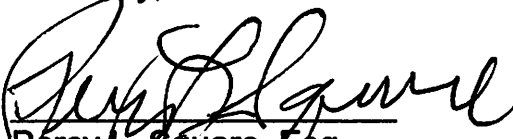
A hard-fought case before the TTAB takes about two years (2 years). In court, it could take an average of four years (4 years). That is why filing a petition cannot stop a business from moving forward. It is just a delay tactic.

If Adam Petty's case has merit, then a court will grant a TRO, if not, then a request for a TRO will be denied. Adam Petty's "few days" has expired. A TRO can be obtained in one day. To be more than fair, **I propose giving Mr. Petty two more days to obtain a TRO** (not a Petition-a Petition is nothing). If Mr. Petty cannot get a TRO, then his case has no merit.

In such case, we request that Livecoin proceed with the swap. Please communicate this reasonable request to Livecoin.

If you have questions, or need further information, please let me know.

Sincerely,



Percy L. Square, Esq.  
(Attorney & Counselor at Law)