From:
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Date: 8 July 2016

To:

John Cryan, CEO of Deutsche Bank

Regarding: silver price manipulation

Dear Sir,

I suggest you do not pass this letter on to your legal team until you fully uderstand the implications for yourself, since your legal team may put their own careers before yours.

I have been litigating against your bank for bullion price manipulation since early 2014 shortly after it resigned its seat from the LBMA when BaFin announced public investigations into it for precious metal price manipulation. I have received correspondence from the bank that appeared to undermine the integrity of the the bank's gold audit,

I took both Fitschen and Jain to court – who both denied market manipulation. Now as of late, in a New York lawsuit your bank confesses to the matters I allege against it. I issued a Notice to Admit Facts to your lawyers to confirm or deny that it had perjured itself in its court actions. The lawyers refused to answer the notice.

Now I am not blaming you, because all this happened before you joined the bank, and you must feel your job is to save the world, rightly or wrongly, from systemic banking collapse that would follow from Deutsche Bank's insolvency. So I can understand how further liabilities for the bank are not something you would welcome. However, you are in a position to identify who it was who was responsible for the press releases to Reuters on 19 June 2014, and so backtrack and find who was responsible for the so-called audit.

You have it in your power to find out why the bank was telling me it had looked into its gold trade and found no evidence of manipulation, while telling the world the internal audit was still ongoing.

If you do your job and find that the audit was fake because the bank was covering up the misconduct that was exposed in the New York lawsuit, then your bank owes me what I was claiming from it. If the audit is genuine, then why didnt it identify such what was admitted in New York?

If you refuse to do your job then you become liable personally for covering up the fraud. If Deutsche Bank goes insolvent, and the records of its audit are destroyed, then I will use the email credentials associated with this letter to prove to courts that I made a reasonable request to assess liabilities of your bank, and you obstructed personally, which kept me from my due remedy.

In short, you should instruct your bank to settle with me. Deutsche Bank is being fined for \$1 billion for silver price manipulation. I only asked for £1,000,000 – one thousandth of what is demanded elsewhere. I also expect the same sum from all the co-defendants in the lawsuit who were identified in the New York lawsuit as co-conspirators in the bullion price manipulation. I do not however, hold you personally responsible if they object individually to such a settlement.

The lawsuit is B40BM021 – your lawyers can supply you documents if you are lacking, else I can send you copies. I copy this email to a number of recipients for my own legal protection.

Yours sincerely Mark Anthony Taylor