

-----Original Message-----

From: Gww1210@aol.com <Gordon Wayne Watts>

Date: Wed, 4 May 2016 03:18:50 -0400

Subject: Re: "Case no: 2015-IN-03387" **CONFIDENTIAL (A follow-up to my prior reply)**

To: rgolden@iadc.org, Gww1210@aol.com

CC: akrawczyk@iadc.org, RGreggio@iadc.org, gww1210@gmail.com

You're welcome - and, thank *you*, Rolanda, for your assistance -and that of your colleagues.

My apologies for the length/number of the various communications, but so, so many torts were committed, some even by sitting judges.

If I can be of any further assistance, please do not hesitate to contact me.

Gordon

In a message dated 5/3/2016 10:26:32 A.M. Eastern Daylight Time, rgolden@iadc.org writes:

Good Morning Mr. Watts,

Please be advised that we have received your correspondence with regard to Case Nos. 2015IN03387 and 2015IN03388, by both FedEx and by email. We will review these documents in due course and provided you with a response in writing.

Thank you for your patience.

Rolanda Jones-Golden

From: Gww1210@aol.com [mailto:Gww1210@aol.com]

Sent: Tuesday, May 03, 2016 12:53 AM

To: Krawczyk, Al; Gww1210@aol.com

Cc: Jones-Golden, Rolanda; Greggio, Rita; gww1210@gmail.com

Subject: "Case no: 2015-IN-03387" **CONFIDENTIAL** (A follow-up to my prior reply)

Subject: "Case no: 2015-IN-03387" **CONFIDENTIAL" (A follow-up to my prior reply)**

Mr. Krawczyk:

This is Gordon Watts, who just emailed you a formal reply regarding "In re: Joseph Younes, in relation to Gordon Wayne Watts, case #: 2015-IN-03387." (See the attachments in this email, where I subsume your February reply to me in my response.)

By and large, everything I said is OK to share with the other parties, against whom I am complaining.

However, there were two things that I did not mention in my "reply to all," because it was inappropriate -or would otherwise compromise your investigation, so I am replying to you -- *privately* -- and including only you, your paralegal, Ms. Golden, and your co-counsel, Ms. Greggio, as cc recipients.

***** #1** -- First off, Mr. Daniggelis desires to speak with you. That much I vaguely alluded to in my prior reply, but I did not mention that he and I spoke just yesterday, and that he finally withdrew his objections to pass along this

information (and his phone number) to you. - Richard B. Daniggelis may be reached at 312-774-4742, but his sleeping hours are odd. He has finally learned how to use voicemail on a cell phone, but he may not be very good at it. (He tells me that he hopes to learn how to use email later this week, but I would not hold my breath on this.)

For your private consumption, I represent to you that Richard has said that he plans to pay you a visit, and address points with more clarity than I can: He reminds me in our conversations, as you might imagine, that he is the "principle" in this matter, and that is it "his" house: If he's said it once, he's said it a million times: "Gordon, I'm the general, and you're the private,..." -- It was primarily because of his prior objections that I did not include his contact information (or, if I did, not as much as I should have).

***** #2** -- Secondly, however, you might wonder why I am even suggesting that you contact Daniggelis directly, since he has an attorney (which you pointed out in your reply)...

Well, while I think Andjelko Galic is a man of honour and integrity, I realised some issues that Daniggelis can confirm, if you want to verify my assertions:

Daniggelis is glad for the free representation, but he thinks that Galic has psychological problems, and is "narrow sighted" on what to do, reminding Daniggelis that he (Galic) is a lawyer, and that we (Daniggelis and myself) are not. However, there is a greater problem...

If you view the Law Division docket, GMAC v Daniggelis, 2007-CH-29738, before Hon. Sanjay T. Taylor (it has the same case number and style as the Chancery case that was 'transferred' to the Law Division), you will notice that Galic submitted to Judge Taylor a proposed order to strike or otherwise reject my *Amicus Curiae* brief and related filings.

If taken at "Face Value," without "looking deeper," I am guessing that the reader might either think that Galic is nutty and unbalanced (for indeed: What lawyer in his right mind would seek to strike friendly pleadings that help his case - and you've seen my pleadings: There is nothing 'nutty' about my pleadings, even if I am imperfect & human, etc.)...

Alternatively, you might think that I (myself) am nutty or otherwise unhinged: After all, Galic is an attorney, and I am not, and he is trying to win Daniggelis' case: Why would he have reason to lie? (In fact, one friend, not involved in this case, has told me that "he's the lawyer, Gordon, and you're not -- and if this guy wants you to butt out, you should.)

Galic privately text messaged me, and also emailed me, stating, effectively (paraphrase from memory): "Gordon, you might mean well and have good intentions, but your involvement in Richard's case is not helping it. Please do not involve yourself in it..."

Galic can confirm this -- and, you can see the order, proposed by Galic, in this attachment: "intervene-denied-2007-CH-29738.pdf," referring to the Nov. 16, 2015 order in said case.

So, why am I even telling you? ... I hesitated to tell you because some things are better left unspoken, and telling you might make me look like an idiot.

But, Richard and I discussed it, and he think, based on my description of you, Mr. Krawczyk, that you're a reasonable man, and that you won't let Galic's disfavour here cloud your decisionmaking, and that you won't use this "as an excuse" to throw my redress into the garbage,...

As a practical matter, should you contact Galic and ask to speak with Daniggelis, he might tell you that he doesn't want me to be involved. And, both Robert J. More as well as the anonymous friend referenced above tyhink it'd be 'wise' for me to tell you first, so you won't hear it later from Galic - and think I'm trying to conceal something from you.

This all "begs the question": Why in God's name, would Mr. Galic ask me to butt out if I've raised a few points that he missed, and spoken well of him, telling the court that he's missed a few things - but still done a good job?

Well, only 2 people *really* know that answer to this (Galic - and God, Himself), and neither one is saying. (In fact, when I asked Galic what his objections were, he said smarted back & rhetorically asked to the effect: What? Did I think he had all the time in the world to answer my question...)

Mr. Daniggelis and I also discussed this: Again, I can not speak for Galic, but Richard and I both think that Mr. Galic is afraid that my involvement may "irritate" the judges, and that the judges are dishonest or otherwise corrupt, and that by giving the appearance of opposing me, it might "get on their good side," and win the case.

This assessment is not without precedent, Mr. Krawczyk: Not only does your state (Illinois) have a history of corruption (so does my state, Florida, for what it's worth, I'm not poking fun at Chicago-style corruptions), but moreover, look at the Law Division docket: Hon. James P. Flannery falsely claimed that I was representing another person. (See the attached "298-denied.pdf" file -- or see the court's docket -- to confirm.) That claim is a bald-faced lie: I am representing myself - *pro se* - and asking to be allowed to submit a friend of the court brief.

Why even a Federal Appeals court allowed me to participate as an Amicus (see the "FEDERAL-COURT-Order-on-Citro-and-Watts-motions.pdf" attachment -- or view the Federal docket if you doubt me here). What is the problem with these little trial courts not letting a Good Samaritan participate as an *Amicus*? One would think I was asking the court to offer their first-born child as a sacrifice! Or, maybe, that I was asking them to give me a Million dollars!

So, why are these courts not only resistant to my participation as an Amicus, but also (even after ALL THESE YEARS!!) still unable to offer a 'why' to explain that 'what' in judge Otto's court order snatching title away from Daniggelis?

I know that judges sometimes say that they need not offer an explanation for their orders - and maybe this is 'caselaw' in your state (I do not rightly know), but... If the courts can not explain their decisions, then - as a practical matter - and a moral issue -- I think they have something to hide, and are corrupt. (I explain my reasons, right or wrong: Why can't all these judges, surely much smarter than you and me combined!)

So, in conclusion, I understand that at this stage of your investigation, all my complaints are "confidential," and, while my email to you may eventually become "public," I don't have anything to hide, and am OK with you disclosing this email in a public records request -- or to the other parties -- should you need to question them about it.

However, for the time being, all that is in this particular email -- to you, Ms. Golden, and Atty. Greggio, I would appreciate you keeping it confidential for the time being. If you have to disclose certain things in my email, here, in the court of your investigation, I will trust you to use your best judgment - and, on that point, I will not second-guess your judgement, and only wish you the best, but, for obvious reasons, please keep this much confidential, for whatever time is necessary to complete your investigation.

Since I am asking your help in investigating corruption, it is incumbent upon me to meet you halfway, and do what I can: If I can be of any assistance you -- in my limited human capacity, please let me know. If you have any questions, please feel free to call, write, or email me.

Sincerely,

Gordon Wayne Watts, editor-in-chief, *The Register*
www.GordonWayneWatts.com / www.GordonWatts.com
BS, The Florida State University, Biological & Chemical Sciences;

Class of 2000, double major with honours

AS, United Electronics Institute, Class of 1988, Valedictorian

821 Alicia Road, Lakeland, FL 33801-2113

Home:(863)688-9880 Work: (863)686-3411 Voice&FAX:(863)687-6141 Cell:(863)409-2109

See also: http://Gordon_Watts.Tripod.com/consumer.html

Gww1210@aol.com ; Gww12102002@Yahoo.com

Truth is the strongest, most stable force in the Universe

Truth doesn't change because you disbelieve it

TRUTH doesn't bend to the will of tyrants <http://GordonWayneWatts.com> / <http://GordonWatts.com>

Get Truth

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Some versions have Mr. Niemöller saying: "Then they came for the Catholics, and I didn't speak up, because I was a Protestant"; other versions have him saying that they came for Socialists, Industrialists, schools, the press,and/or the Church; however, it's certain he DID say SOMETHING like this. Actually, they may not have come for the Jews first, as it's more likely they came for the prisoners, mentally handicapped, &other so-called "inferiors" first -as historians tell us-so they could get "practiced up"; however, they did come for them -due to the silence of their neighbors -and due in part to their own silence. So: **"Speak up now or forever hold your peace!"-GWW**

In a message dated 5/3/2016 12:40:23 A.M. Eastern Daylight Time, Gww1210@aol.com also writes:

Atty. Albert S. Krawczyk, Esq., Senior Counsel
Illinois Attorney Registration and Disciplinary Commission
130 E. Randolph Dr., STE 1500, Chicago, IL 60601-6209
PH:312-565-2600 (Switchboard), PH: 312-540-5277
(Mr. Krawczyk), PH: 312-540-5278 (Ms. Golden)

Subject: "Re: Joseph Younes, in relation to Gordon Wayne Watts, case #: 2015-IN-03387"

DATE: Monday, 02 May 2016, 11:40pm, CST (Tuesday, 03 May 2016, 12:40am, EST)

Dear Mr. Krawczyk:

I am in receipt of your postal mail dated Feb. 19, 2016 (a copy of which is in the attachments in this email, here). Thank you for the excellent attention to detail that you gave, some of which uncovered surprising admissions by Mr. Younes, at least three of which can easily be proved false. While your conclusion was legally-speaking incorrect, I think you made an excellent "good faith" effort.

Additionally, as I stated in my reply (attached) to your legal findings, I would like to apologize, Big Time – Major League: As you know, you replied to me over 2 months ago, but many things came up, and I tender my deep apologies for my negligence: If anything happens to my friend, Mr. Daniggelis, as a result of my delay, his blood will be on my hands, and I will be 100% and fully at fault. –Therefore: I am including you this electronic copy of my reply (which my records show was signed for and received by an "L.MEDINA" this morning).

After I proof-read your response and my reply, I noticed several typos that I had overlooked before sending, and so I would like to offer a brief "addendum" to my crossreply:

1) First off, you reference "1725" N. Sedgewick St. (in Old Towne) as Mr. Daniggelis' home. Actually it is **1720**, not 1725, and it's **"Sedgwick,"** without the 2nd letter 'e' (a misspelling), not **"Sedgewick,"**. However, I myself made numerous small typographical errors in my own reply (attached as a PDF in my email here), so I'm not going to be "finger pointing" in this regard. (I don't think my typos changed the meaning of anything, and so I trust they are "harmless error" mistakes, as the legal saying goes.)

2) I referenced Mr. Younes' mailing address as "120 W Madison St Ste 1405, Chicago, IL 60602-4128," but it may be 166 W. Washington St. STE 600," and his number might be "312-802-1122," and not "312-372-1122," as I indicated in my reply, here. (You might check with him for official updated contact information.)

3) You take issue with the fact that Mr. Andjelko Galic did not file a complaint with the IARDC, and there

were two points that I seemed to have forgotten to mention in my reply. I do vividly recall Mr. Daniggelis saying something about wanting to contact the IARDC, as well as the other regulatory agencies, including but not limited to, the Atty. General's Office. In that regard, my complaint does probably represent the wished of Mr. Daniggelis, tho he might have to review my specific assertions to verify exactly what happened. Secondly, I do recall hearing that Mr. Galic has been under a very heavy workload, and this might partly explain why he did not file a complaint to the IARDC, as Mr. Daniggelis would have liked. I can not speak for Mr. Galic, but this is a possible explanation. You might speak with Daniggelis and Galic to get more exact details, as they are the principles, and I am merely a Good Samaritan, trying to be a "catalyst for change" -positive change, that is.

4) When speaking with Robert J. More the other day, he informed me that he wishes to join my complaint, as he feels that he has some stake or interest in this matter. You might also contact him, and you might also expect a visit or phone call from him. I am copying him in my reply, here, and he may be contacted at anselm45@gmail.com and (708) 495-1027. He was a 'tenant' of Daniggelis, but, so far as I know, not a "paying" tenant. (Daniggelis lost loads of rent monies because no sane tenant would rent from him with a dark cloud hanging over the title & related pending litigation.)

5) Also, you said that Mr. Shelton was disbarred for an 'unrelated' matter. NOT. First off, he lost his broker's license after the IBFPR found he did a reverse mortgage scam on Ms. Lessie Towns, just as I allege that he and Younes are presently doing against Daniggelis. Secondly, the loss of his law licence by your agency, the IARDC, was for similar and related misconduct - even if not exactly the same. Yo umay confirm that by either reviewing your own records, or if it's more convenient, here's a comparison chart between Towns and Daniggelis, showing the similarities: www.GordonWatts.com/MortgageFraudCourtDocs/Comparing-MsLessieTowns-with-MrRichardDaniggelis.html or: www.GordonWayneWatts.com/MortgageFraudCourtDocs/Comparing-MsLessieTowns-with-MrRichardDaniggelis.html

This link can be found at the top of my Open Source download docket of the related court cases: www.GordonWatts.com/MortgageFraudCourtDocs/DOCKET-MortgageFraudCase.html or: www.GordonWayneWatts.com/MortgageFraudCourtDocs/DOCKET-MortgageFraudCase.html

That, in turn, is still front-page news at *The Register* (e.g., www.GordonWatts.com / www.GordonWayneWatts.com), and is the Tue. 01 Dec. 2015, news item: "from Staff Reports) Courts * Chicago Courts refuse to help elderly 'Mortgage Rescue Scam' victim; make him homeless."

It is NOT without moment, Mr. Krawczyk, that Mr. Shelton is a repeat offender, having done various types of mortgage scams, on at least two occasions, resulting in disciplinary action (and disbarment) by both the IDFPF and then later the IARDC. (Where there's smoke, there's fire.) But, respectfully, Younes is (in my opinion) even more guilty, since he is the one benefiting (or trying to benefit) from this conversion.

6) After sitting and meditating, I discovered that I appear to have overlooked mentioning three (3) VERY BIG problems, so I wish to amend for my oversight here: ((#1)) First off, Daniggelis has previously told me that Shelton had alleged, in open court, that he (Daniggelis) signed something that he didn't. ((#2)) Secondly, Daniggelis has previously told me that Lisa Vitek, Shelton's wife, supported this alleged false testimony. ((#3)) Thirdly, Daniggelis also told me that Younes made a false statement (either in court or deposition - I rightly don't recall), in which Younes claimed that Daniggelis had an injured back & said that he'd chosen to skip show up for the closing (as I recall). Daniggelis said that he was never able to properly inform the court of these three (3) perjury-type statements, since (of course) Daniggelis does not know how to file court pleadings as do I. (And, I'm guessing that Galic was too busy to file said affidavits, but that is only a guess: I can not speak for Galic.)

This point here is key: Coming from me, as you know, this is mere "hearsay," and the fact that my Affidavit in the 3 pending cases (Civil, Chancery, and Law Divisions) was witnessed & notarised by an actual notary public in Polk County, Florida, only makes MY various statements "official," meaning it is "verified" hearsay, but, at the end of the day, **my** claims that Daniggelis was VERY, VERY upset at being lied about no less than 3 times (you'd be mad if three lawyers/etc. lied about you, too, wouldn't you?) is still only hearsay.

For that reason, I believe it appropriate to speak not only to Mr. More, but also to Mr. Daniggelis, and get it "official," straight from the horse's mouth. While Mr. Galic, who is representing Daniggelis *pro bono*, is justified in being upset at "one more thing" to take his limited time, I trust that he'll cooperate with you in communicating with Daniggelis, should you need to get more details or an official statement.

Finally, as I've stated in my reply to you, I could be wrong about my claims that no consideration (payment) was made -- or, for that matter, *any* of my claims of fact, or conclusions at law, I'll be glad to admit wrong -if and ONLY if I'm wrong. (Remember: I admitted to Hon. Michael F. Otto, the associate judge in Chancery overseeing one of Daniggelis' cases, that I was wrong about my claims to a right to a telephonic hearing, and I'll admit wrong to you, too, but not

simply because you say so: Only if I am *actually* wrong, and it can be shown to me.)

You raised a number of point in your February reply, Mr. Krawczyk, and some were correct, but others incorrect. I replied to each and every concern that you raised. Please find attached my reply, in PDF format -- *and cross-posted online to said websites, linked above* - as well as sent to you by hard-copy, and received & signed for, this morning, by the front-desk receptionist, and signed for by an "L.MEDINA."

PS: I got an AOL notification that PMSA136@aol.com, which was for Paul Shelton, is no longer a valid email address, so I'm updating my email on this head, removing said email address, and resending.~~GWW//

Very truly yours,

Gordon Wayne Watts, *editor-in-chief, The Register*

www.GordonWayneWatts.com / www.GordonWatts.com

BS, The Florida State University, Biological & Chemical Sciences;

Class of 2000, double major with honours

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