

Gordon Watts < gww1210@gmail.com>

## @Gretchen L. Peterson - same question (time-sensitive)-->> Record on Appeal in 1-18-0091: Quote requested

Gordon Watts < gww1210@gmail.com>

Mon, Oct 15, 2018 at 10:04 AM

To: GLPeterson@cookcountycourt.com

Cc: Timothy. Evans@cookcountyil.gov, James. Flannery@cookcountyil.gov, Diane. Shelley@cookcountyil.gov, Gww1210@aol.com, Gww1210@gmail.com, PAOBrien@cookcountycourt.com, CivilAppeals@cookcountycourt.com Bcc: gww12102002@yahoo.com, gordonwaynewatts@aol.com, gordonwaynewatts@hotmail.com

Dear Ms. Peterson, pursuant to Patricia's request below, I am so contacting you with the same question (time-sensitive) regarding my initial inquiry -->> Record on Appeal in 1-18-0091: Quote requested.

Thank you,

Gordon Wayne Watts

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On 10/15/18, Patricia A. O'Brien (Circuit Court)
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- <paobrien@cookcountycourt.com> wrote:
- > Please be advised that I will be out of the office until Friday, October 19,
- > 2018.

- > If you need immediate assistance, please contact my manager Gretchen
- > Peterson at 312.603.5138.

- > Thank you.
- > Patricia A. O'Brien, Esq.
- > Chief Deputy Clerk
- > Civil Appeals Division
- > Richard J. Daley Center
- > 50 West Washington Street
- > Room 801
- > Chicago, Illinois 60602
- > Phone: 312.603.5523
- > Fax: 312.603.5714
- > paobrien@cookcountycourt.com<mailto:paobrien@cookcountycourt.com>

On 10/15/18, Gordon Wayne Watts <gww1210@gmail.com> wrote:

- > CIVIL APPEALS DIVISION: Richard J. Daley Center, 50 West Washington
- > St., Room 801
- > Chicago, IL 60602 (312) 603-5406, Hours: 8:30a.m.-4:30p.m., Mon-Fri,
- > Excl. Holidays
- > Attention: Deputy Chief, Patricia O'Brian, PAOBrien@CookCountyCourt.com

> Cc: Chief Judge and assigned judges on Circuit Court level

> Attorney O'Brien:

- > As you are aware, the Appeals Court has granted numerous extensions of > time in my appeal of 2007-CH-29783, where I have asserted Rights of > Intervention. While I'm very displeased (and rightly confused) that > the court has claimed it somehow or another lacks appellate > jurisdiction to limit the record on appeal or address intervention --> in spite of clear case law to the contrary (see e.g., 05/03/2018 order > of 1st Appellate Court where it disclaims jurisdiction "to order the > Cir. Ct. to allow Watts leave to intervene, grant a fee waiver, or to > prepare the record on appeal & transmit to App. Ct. in this matter > (1-18-0572)," an appeal of Judge Flannery's order regarding the sister > case, 1-18-0091 -- Contra: City of Chicago v. John Hancock Mutual Life Ins. Co., 127 III.App.3d 140, 144 (1st Dist. 1984) -- which the > 1st App.Ct. wrote on Intervention or, perhaps, Rule 321, which allows > the Appellate Court to limit Contents of the Record on Appeal to only > a few Sine Qua Non required filings, sufficient for This Court to > easily & quickly review & decide the case)... > > ...nonetheless, The First Appellate Court has mercifully & graciously > extended time twice (the 3/28/18 order extending time to June 12, > 2018, and the 07/25/18 order extending time to October 17, 2018 to > file the record on appeal). > > I am aware of the limits of your authority, and you can rest assured > that I'm not asking you to prepare a Rule 321 "limited" record (which > can only be allowed by the circuit or appellate courts), but as both > courts, in their infinite wisdom, have decided to deny my request for > a limited record (which I might be able to pay for), this limits me to > an "all or nothing" approach at my appeal... and let me remind you, > Patricia, that a lot is riding on my appeal. Since Daniggelis' > attorney has been want in prosecution of his appeal, it is dead, and > mine is the only live case, and, if I lose, not only my "interests" in > intervention are denied their day in court, but my elderly friend > remains homeless, which, at his age, no doubt, jeopardizes his health > and life. > > Therefore, I wish to get my fair day in court. To that end, while I > know you can't do much else, I will ask you to do what you can do, and > that is this: Please give me a quote, that is, an estimate, on the > preparation of the record on appeal, which, by the way, is due this > Wednesday, 17 October 2018, unless the court grants me another > extension of time. > We just got evicted, and right before that, some nutcase drilled a > half-inch drill into my gas tank, and I had to drop several thousand > dollars into security cameras, motion lights, etc., and, being > unemployed (we're being evicted, leaving me no time to work), those > hardships took the monies I might have spent on a "full" record on > appeal. Thus, I repeat my request: I request an estimate of the full > record on appeal (or some method wherein I might purchase a partial > record, which I might be able to afford). >
- > Alternatively. I propose that the record be posted electronically. > without alteration (which would alleviate your clerks of the many > hours of preparation), in other words, when I file a motion before, > for example one of the judges in this Law Division case, the judges > can read the full record electronically \*\*without\*\* your civil appeals > division having to prepare \*\*anything\*\*. If you did this for me, this

> would ((#1)) save me loads of monies ((#2)) possibly save elderly > Daniggelis' life, as he was made homeless ((#3)) save your clerks > hours of needless preparation and ((#4)) set precedent to save Cook > County Circuit Court untold millions of dollars, since allowing > citizens the same portal interface as judges would work: It worked for > judges, and would work for litigants. > > Anyhow, the appeals court is probably wondering if I am slack in my > desire to prosecute this case, but my email to you, and any response > you might give, are slated to be put in my appendix in my upcoming > Motion to Extend Time, so that I may show that I am not want for > prosecution, as Mr. Daniggelis' attorney was. Thank you, in advance, > for giving me a reasonable, moral, and fair guote to prepare the > record in a timely manner, in this case which has dragged on for too > many decades, in the which no one has shown cause why Daniggelis' > house could be snatched from him, on admitted fraud (see my pleading > where I quote Judge Otto) without him having been paid a dime. > P.S.: No matter how frustrated I am with the 3 levels of court (which > includes your Supreme Court's treatment of my recent motion in file > #:123481), I must show proper \*\*and complete\*\* respect for the courts, > particularly the appellate court, which has twice extended time to > file the record, and to that end, I am making a special effort to > grant the appeals court's request to get the record, and transmit it > to them--in order to meet the court half-way, and do my part to make > their jobs (they are people too, you know), as easy as is reasonably > possible. And, if there is anything I can do to make \*your\* job > easier, I will, but I am maxed out on several levels, but to recap: > Record on Appeal in 1-18-0091: Quote requested, and electronic > miracles welcome, as described above. > > --\*Gordon Wayne Watts, editor-in-chief, The Register\* \* www.GordonWayneWatts.com\* <a href="http://www.gordonwaynewatts.com/">http://www.gordonwaynewatts.com/</a> / \*\* > www.GordonWatts.com\* <a href="http://www.gordonwatts.com/">http://www.gordonwatts.com/> > \*A\*\*LWAYS FAITHFUL - To God\* > \*BS, The Florida State University, Biological & Chemical Sciences > AS, United Electronics Institute\* > \*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\*<a href="http://gordon watts.tripod.com/consumer.html">http://gordon watts.tripod.com/consumer.html</a> > \*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 > \*\*www.GordonWayneWatts.com\* < http://www.gordonwaynewatts.com/>\* / \*\* > www.GordonWatts.com\* <a href="http://www.gordonwatts.com/">http://www.gordonwatts.com/>\* > Get Truth.\* > \*"First, they [Nazis] came for the Jews. I was silent. I was not a Jew. > Then they came for the Communists. I was silent. I was not a Communist. > Then they came for the trade unionists. I was silent. I was not a trade > unionist. Then they came for me. There was no one left to speak for me." > (Martin Niemöller, given credit for a quotation in The Harper Religious and > Inspirational Quotation Companion, ed. Margaret Pepper (New York: Harper > &Row, 1989), 429 -as cited on page 44, note 17, of Religious Cleansing in

- > the American Republic, by Keith A. Fornier, Copyright 1993, by Liberty,
- > Life, and Family Publications.\*
- > \*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

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*Gordon Wayne Watts, editor-in-chief, The Register*
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See also: \*\*http://Gordon Watts.Tripod.com/consumer.html\*<a href="http://gordon watts.tripod.com/consumer.html">http://gordon watts.tripod.com/consumer.html</a>>

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\*Truth doesn't change because you disbelieve it\*\*

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\*\*www.GordonWayneWatts.com\* <a href="http://www.gordonwaynewatts.com/>" / \*\* www.GordonWatts.com"> <a href="http://www.gordonwatts.com/>" a http://www.gordonwatts.com/>" Get Truth." \*\* Truth.\*\*

\*"First, they [Nazis] came for the Jews. I was silent. I was not a Jew. Then they came for the Communists. I was silent. I was not a Communist. Then they came for the trade unionists. I was silent. I was not a trade unionist. Then they came for me. There was no one left to speak for me." (Martin Niemöller, given credit for a quotation in The Harper Religious and Inspirational Quotation Companion, ed. Margaret Pepper (New York: Harper &Row, 1989), 429 -as cited on page 44, note 17, of Religious Cleansing in the American Republic, by Keith A. Fornier, Copyright 1993, by Liberty, Life, and Family Publications.\*

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<sup>\*</sup>A\*\*LWAYS FAITHFUL - To God\*