

**LAW OFFICE OF
KENNETH DITKOWSKY**

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KENNETH DITKOWSKY

Wednesday, November 07, 2012

Honorable Mark Kirk
387 Russell Senate Office Building
Washington, DC 20510

Dear Senator Kirk:

My civil rights and the civil rights of other attorneys are being violated with impunity as part of a 'cover-up' that rivals anything that was observed in Greylord.

In particular, I invite you to examine the In re: Sykes file 2009 P 4585. The Common Law record reveals that the mandatory jurisdictional statutory requirements were not met. Thus, for three and one-half years Mary Sykes' liberty, property, and civil rights were violated. When in April 2010 I was engaged by friends, family, and neighbors of Mary Sykes to investigate what appeared to be a travesty, I was confronted with threats by the attorney for the guardian and the plenary guardian. As I am a seasoned lawyer having fifty years of experience (including an oral argument before the United States Supreme Court) I laughed off the threats as pure nonsense. I was too hasty.

To my utter surprise the Guardian ad Litem (Adam Stern) filed a Supreme Court Rule 137 motion seeking sanctions against me. Up to that point in time I had no contact with the Sykes case; I was even more surprised when Judge M Connors actually found that sanctions were warranted. It took almost a year to get a final order, but when about \$4,500 in sanctions were granted to Mr. Stern and Mr. Schmiedel the attorney for the guardian, I took an appeal to the Illinois Appellate Court. The Appellate Court followed the law and found that the Circuit Court (Judge M. Connor's presiding) had no jurisdiction. Again I was surprised that the Court referred the matter to the Illinois Attorney Registration and Disciplinary Commission.

For the record both Rule 137 and Federal Rules of Civil Procedure mandate that an attorney investigate the facts of a case prior to filing a pleading; however, apparently when an investigation by a private attorney is made that refers to a particular class of 'matters' all bets are off. The GAO report to Congress of September 2010 details a number of cases similar to Sykes, and the 'blogs' detail the problems that attorneys have had when they suggest that a Court appointed guardian has been less than appropriate with 'grandma!' For your information I am attaching two affidavits that I used in the disciplinary proceedings brought against me. These affidavits are marked as exhibit 1 and exhibit 2.

Another attorney who was involved in the Sykes case, Ms. JoAnne Denison, offended Ms. Farenga – another of the guardian ad litem – acting 'de facto' in the Sykes case. [I

use the word 'de facto' because the Illinois Supreme and the Illinois Appellate Court have both stated that without compliance with the notice requirements, the Court does not obtain jurisdiction. Ergo, no jurisdiction no guardian! Ms. Denison is under investigation by the Illinois ARDC because she reiterated a call by me for an honest, comprehensive and complete investigation of the Sykes matter and those similarly situated.

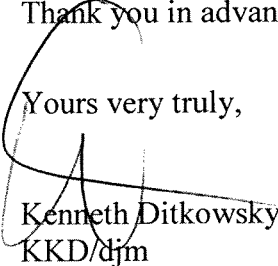
Yesterday we received a notice from the ARDC that Ms. Denison's case was being referred to the Inquiry Panel of the Illinois ARDC. An example of the unethical acts that Ms. Denison and I have performed is contained in exhibit 3. Exhibit 3 is attached hereto and made part hereof as if set forth in detail.

I have taken advantage, on behalf of Ms. Denison, to provide additional information to the Inquiry Panel. My letter to the panel is attached hereto and made part hereof as exhibit 4. Since November 1961 when I first obtained my law license I have been preaching that Democracy is not a spectator sport and that those who do not learn their history are doomed to repeat it. The 2012 version of the Holocaust is unfortunately upon us, and Grandma and those who speak up for her liberty, property, civil and human rights are the designated victims.

All I am requesting is that someone with authority does an honest, complete and comprehensive investigation of the Sykes matter and those similarly situated. As the plenary guardian is reported to have drilled a safe deposit box and made off with gold coins having a value of approximately a million dollars and not having inventoried the same, it is a reasonable assumption that in the year 2009 the guardian also neglected to report the booty on her United States Federal Tax returns. With interest and penalties a government investigation should more than pay for itself. If the similarly situated guardianship cases are also addressed by the investigation a start in curing the United States of America's budget woes will be made.

Thank you in advance for your courtesy and co-operation.

Yours very truly,



Kenneth Ditkowsky

KKD/djm

Cc: JoAnne Denison

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Wednesday, November 07, 2012

Honorable Richard Durbin
309 Hart Senate Bldg.
Washington, DC 20510

Dear Senator Durbin:

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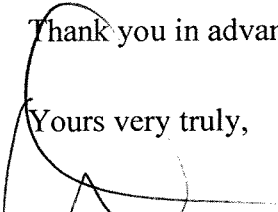
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All I am requesting is that someone with authority does an honest, complete and comprehensive investigation of the Sykes matter and those similarly situated. As the plenary guardian is reported to have drilled a safe deposit box and made off with gold coins having a value of approximately a million dollars and not having inventoried the same, it is a reasonable assumption that in the year 2009 the guardian also neglected to report the booty on her United States Federal Tax returns. With interest and penalties a government investigation should more than pay for itself. If the similarly situated guardianship cases are also addressed by the investigation a start in curing the United States of America's budget woes will be made.

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Wednesday, November 07, 2012

Department of Justice
Civil Rights Division
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

Dear Sirs:

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In particular, I invite you to examine the In re: Sykes file 2009 P 4585. The Common Law record reveals that the mandatory jurisdictional statutory requirements were not met. Thus, for three and one-half years Mary Sykes' liberty, property, and civil rights were violated. When in April 2010 I was engaged by friends, family, and neighbors of Mary Sykes to investigate what appeared to be a travesty, I was confronted with threats by the attorney for the guardian and the plenary guardian. As I am a seasoned lawyer having fifty years of experience (including an oral argument before the United States Supreme Court) I laughed off the threats as pure nonsense. I was too hasty.

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