

VIRGINIA:

BEFORE THE THREE-JUDGE COURT PRESIDING  
IN THE CIRCUIT COURT FOR THE CITY OF ALEXANDRIA

FILED  
CLERK OF COURTS  
CITY OF ALEXANDRIA  
Dec 5 3 27 PM '05  
EDWARD SENONIAN, CLERK  
BY DEPUTY CLERK

VIRGINIA STATE BAR, *ex rel.*  
FOURTH DISTRICT--SECTION II COMMITTEE,

Complainant/Petitioner,

v.

In Chancery No. 04001160

MICHAEL HENRY DITTON, ESQUIRE

Respondent/Appellant.

**ORDER**

**THIS CAUSE** came this day before the Three Judge Court empanelled on March 2, 2004, by designation of the Chief Justice of the Supreme Court of Virginia, pursuant to Section 54.1-3935 of the 1950 Code of Virginia, as amended; and

WHEREAS, the license of the Respondent/Appellant, Michael Henry Ditton, to practice law in the Commonwealth of Virginia was suspended on August 25, 2004, and

WHEREAS, on November 5, 2004, the Virginia Supreme Court stayed the August 25, 2004 order of suspension pending the Respondent/Appellant's appeal, and

WHEREAS, on July 22, 2005, the Supreme Court of Virginia upheld the order of this court suspending the license of the Respondent/Appellant to practice law in the Commonwealth of Virginia for a period of five years, and

WHEREAS, the Supreme Court of Virginia further ordered that its order shall be certified to this Court with instructions to enter an order after notice to the

Respondent/Appellant, fixing the effective date of the Respondent/Appellant's suspension and the date that the Respondent/Appellant shall comply with the provisions of Part 6, Section IV, Paragraph 13 M of the Rules of the Supreme Court of Virginia, and

WHEREAS, the Respondent/Appellant has received notice of the intention of the Virginia State Bar to seek entry of this order, it is therefore

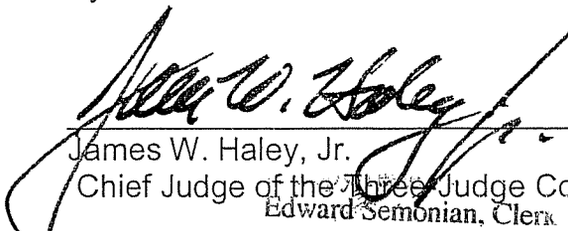
ADJUDGED, ORDERED and DECREED that the remaining portion of the five year suspension of the Respondent/Appellant's license to practice law shall commence on December 2, 2005, which date shall also be the effective date of suspension for the purposes of compliance with Part 6, Section IV, Paragraph 13 M of the Rules of the Supreme Court of Virginia, and it is further

ORDERED that four (4) copies of this Order be certified by the Clerk of the Circuit Court of the City of Alexandria, Virginia, and be thereafter mailed by said Clerk to the Clerk of the Disciplinary System of the Virginia State Bar at 707 East Main Street, Suite 1500, Richmond, Virginia 23219-2800, for further service upon the Respondent and Bar Counsel consistent with the rules and procedures governing the Virginia State Bar Disciplinary System.

ENTERED this 2<sup>nd</sup> day of December, 2005.

FOR THE THREE-JUDGE COURT

By:

  
James W. Haley, Jr.  
Chief Judge of the Three Judge Court  
Edward Semonian, Clerk

By Megan Smith, Deputy Clerk

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Certified this 5<sup>th</sup> day of Dec. 2005

I ASK FOR THIS:



YVONNE DeBRUYN WEIGHT

VSB #14493

Special Assistant Bar Counsel

Virginia State Bar

100 N. Pitt Street, Suite 310

Alexandria, Virginia 22314

Telephone (703)

Fax: (703)

**ATTACHMENTS**

**RECEIVED**

MICHAEL H. DITTON  
ATTORNEY AT LAW  
2210 Bridger Drive  
Bozeman, Montana 59715  
(406) 587-7386  
November 14, 2005

NOV 16 2005

Judge J.W. Haley, Jr.  
Va. Court of Appeals

**PERSONAL AND CONFIDENTIAL**

Judge James W. Haley, Jr.  
305 Amelia Street  
Fredericksburg, Virginia 22401

Dear Judge Haley:

I write you responding to the proposed order sent to you by VSB Special Bar Counsel Weight that she did not circulate through myself. I object to the order and the unusual procedure. Notwithstanding the inexplicable failure of the Virginia Supreme Court to provide a reasoned decision on my appeal, your 5-year suspension of my Virginia law license is a Hitlerite decision based on demonstrable lies. Your suspension order failed to discuss any of my defenses, including important constitutional rights. So be it. I stand deprived of any income and suffer daily from harassing criminal acts against me unleashed by such a Fascist decision. By refusing to follow the rule of law you violated your oath of office. You further lied to me when stating to me you had a conscience. You leave me with only my absolute moral superiority that I invoke against you and your co-conspirators as follows:

Soldiers! Don't give yourselves to brutes, men who despise you, enslave you; who regiment your lives, tell you what to do, what to think and what to feel! Who drill you, diet you, treat you like cattle, use you as cannon fodder. Don't give yourselves to these unnatural men - machine men with machine minds and machine hearts! You are not machines, you are not cattle, you are men! You have the love of humanity in your hearts! You don't hate! Only the unloved hate; the unloved and the unnatural. Soldiers! Don't fight for slavery! Fight for liberty!

The Great Dictator, (Charles Chaplin director, 1940), and:

Ernst Janning: Judge Haywood... the reason I asked you to come. Those people, those millions of people... I never knew it would come to that. YOU must believe it, YOU MUST believe it.

Judge Dan Haywood: Herr Janning, it came to that the first time you sentenced a man to death you knew to be innocent.

Judgment at Nuremberg, (Stanley Kramer director, 1949). Go to hell.

Sincerely,



Michael H. Ditton

CF: Judges Shelton and Jennings

MICHAEL H. DITTON  
ATTORNEY AT LAW  
2210 Bridger Drive  
Bozeman, Montana 59715  
(406) 587-7386

August 15, 2005

Barbara Ann Williams  
Bar Counsel  
Virginia State Bar  
Eighth and Main Building  
707 East Main Street, Suite 1500  
Richmond, Virginia 23219-2800

Dear Ms. Williams and Virginia State Bar:

I am returning your "past due" notice postmarked in U.S. mail August 11, 2005. You know by now your bogus and corrupt persecution of myself, the victim and complainant, has succeeded. I demand immediate refund of my 2004-2005 VSB bar dues you expended on this corrupt undertaking, particularly since you failed to furnish me copies of the Virginia Lawyer and Virginia Register after I paid those dues, which you know is illegal or simply another wrong done to myself.

I refuse to participate or cooperate any way in your criminal and cowardly Fascist racketeering conspiracy, otherwise known as the murder Ditton legally game. Go to hell.

In every stage of these Oppressions We have Petitioned for Redress in the most humble terms: Our repeated Petitions have been answered only by repeated injury. A Prince, whose character is thus marked by every act which may define as Tyrant, is unfit to be the ruler of a free people.

Declaration of Independence, In Congress July 4, 1776.

SIC SEMPER TYRANNIS!

Sincerely,



Michael H. Ditton  
VSB No. 21915

Encl.