



By HEINZ DINTER, PhD



Your How To Source: Issues of Value, Ethics, Human Needs and Deeds

PO Box 558250
Miami, FL 33255-8250 USA
305-600-4655
C: 305-431-1518
Fax: 305-600-1213
Skype: HDinter
HDinter@GrandLifestyle.com
www.GrandLifestyle.com
www.EvergladesEden.org
www.BringTruthToLight.net
www.HeinzDinter.com

Heinz Dinter, PhD
Editor & Publisher

October 3, 2015

The Honorable William Thomas
Circuit Court Judge
Miami-Dade County Courthouse
73 W Flagler Street, Room DCC 1307
Miami, FL 33130

RE: Heafey Bentley Management, LLC et al. vs. Heinz Dinter, Case No. 15-012685 CA 20

Dear Judge Thomas:

I was served with the complaint in the instant case at 5:05 pm on September 23, 2015.

My current medical condition dictated asking the attorney for the Plaintiffs (305-786-217-9820), Jorge Alejandro Garcia-Menocal, to extend me the professional courtesy and allow me to answer the complaint within sixty (60) days instead of the expected 20 days.

I emailed my request to Mr. Garcia-Menocal at jgm@gmilaw.com on September 24, 2015, but have not had a response.

t.
*Then we meet
other challenges.
The Grand
Lifestyle follows.
Love pets.
They reciprocate
It's a matter of*

- *Compassion*
- *Conscience*
- *Synergy*



Member since 1995

Protect your life — it's the only one you have — with a healthy lifestyle

My two eye operations (the first on April 2 and the second two months later) brought my ability to see close-up to a temporary standstill until the appropriate eyeglasses have been fitted. Following three attempts by the optometrist to fit me with the needed glasses, the last pair of glasses delivered to me on September 30 has not improved my condition.

I will gladly ask my primary physician to furnish an affidavit in support of my eyesight status.

Please, Your Honor, ask the Plaintiffs' attorney to grant me sixty (60) days to answer the complaint.

I also need to ask Your Honor to grant me permission to attend hearings via telephone because I am not mobile occasioned by my health-related challenges, including my recent quadruple open heart bypass surgery which also dictated my retirement from the tennis court. Two strokes last year complicated my life even further all of which resulted in accelerated unprofessional conduct against me by Pierre Heafey's and Gino Falsetto's attorneys.

Your Honor inherited the predecessor to this case from The Honorable Ronald Dresnick and issued the April 14, 2015 order attached hereto.

Thank you for your understanding.

Sincerely yours,



Heinz Dinter, PhD

Enclosures:

- a. Email dated September 24, 2015 to Jorge Alejandro Garcia-Menocal. Esq.
- b. Order of the Court dated April 14, 2015
cc: Jorge Alejandro Garcia-Menocal. Esq.

Heinz Dinter, PhD

From: Heinz Dinter, PhD [hdinter@grandlifestyle.com]
Sent: Thursday, September 24, 2015 3:26 PM
To: Jorge Alejandro Garcia-Menocal Esq (jgm@gmilaw.com)
Subject: Case 15-012685-CA20

Good afternoon, Mr. Garcia-Menocal.

My present medical condition, including my continuing recovery from major eye surgery which rendered my ability to rely on my eyesight impossible, prevents me from answering the complaint within the prescribed time.

Please extend me the courtesy of allowing me to answer the complaint within sixty (60) days instead of the expected 20 days.

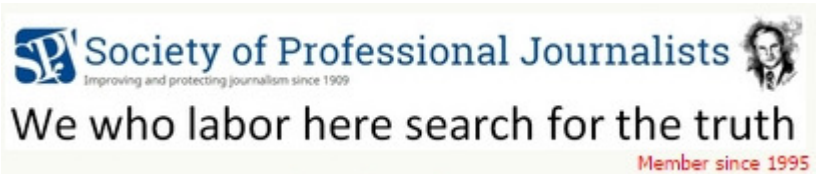
You doing so will avoid the necessity of appealing to Judge Thomas.

Please also note the complaint makes reference to an exhibit "Exhibit C", but no such exhibit is part of the complaint.

I welcome you submitting this missing part of the complaint via email.

One more point: In the complaint you identify your firm, Garcia-Menocal, Irias & Pastori LLP, as the law firm representing me, and you sign the complaint in the capacity of representing me, and signing the

complaint, with two attorneys of your law firm, Jorge Garcia-Menocal and Tomas Pastori, and one individual identified as Adrian, signing in this false and misrepresented capacity.



A Father's Reflections on Father's Day
Sunday 21 June 2015

Morning Thoughts: Dialogue Over the Int

I invite you to read my books for free

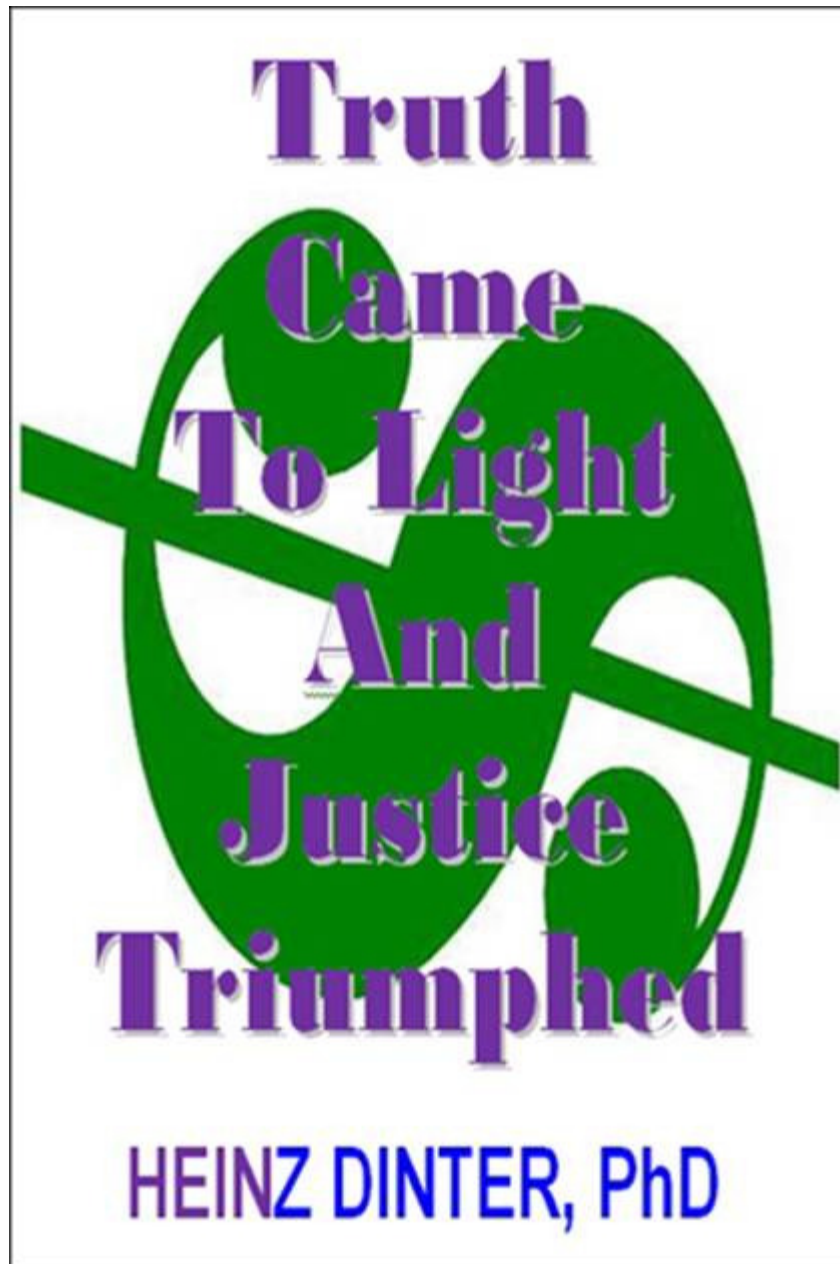


EvergladesEden.org

Information, Education, and Advocacy
For Living Better and Longer
Surrounded By Love, Respect & Tolerance.

A non-profit educational, research and service organization dedicated to healthy and happy peace-of mind living, and life guided by compassion, respect and tolerance for our animal companions.

EVERGLADES EDEN INSTITUTE



I welcome your inquiry to HDinter@EvergladesEden.org

Heinz Dinter, PhD • Editor & Publisher
Grand Lifestyle Publisher™
PO Box 558250 • Miami, Florida 33255 USA
305-600-4655 • 305-431-1518 (C) • HDinter (Skype) • 305-600-1213 (Fax)
www.GrandLifestyle.com • HDinter@GrandLifestyle.com
www.BringTruthToLight.net • www.HeinzDinter.com • www.EvergladesEden.org
www.facebook.com/heinzdinter • www.twitter.com/heinzdinter • www.linkedin.com/in/heinzdinter

***"You do what you are
You become what you do."***

***"If you have an important point to make, don't try to be subtle or clever. Use a pile driver. Hit the point once. Then come back and hit it again. Then hit it a third time -- a tremendous whack."
-- Winston Churchill (1874–1965), Prime Minister of the United Kingdom***



Please click for my complimentary 2015 calendar

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CIRCUIT CIVIL DIVISION

CASE NO: 07-11842 CA 01

Heufay Bentley Mgmt.

Plaintiff(s),

vs.

Heinz Dinter

Defendant(s),

FINAL ORDERS AS TO ALL PARTIES
SRS DISPOSITION
NUMBER 12
THE COURT DISMISSES THIS CASE AGAINST
ANY PARTY NOT LISTED IN THIS FINAL ORDER
OR PREVIOUS ORDER(S). THIS CASE IS CLOSED
AS TO ALL PARTIES.
Judge's Initials WT

ORDER OF Dismissal and
GRANTING/DENYING
PLAINTIFF'S/DEFENDANT'S
Motion for Contempt

THIS CAUSE having come on to be heard on _____
on ~~Plaintiff's/Defendant's Motion~~

Case Management Conference & Plaintiff's Motion
for Contempt

and the Court having heard arguments of counsel, and being otherwise advised in the premises, it is hereby

ORDERED AND ADJUDGED that said Motion be, and the same is hereby

Plaintiff's Motion for Contempt is denied as moot
and this case is dismissed. Pursuant to the
cases cited in the appellate order issued in
this matter on July 10, 2014, the court
lacks jurisdiction to enforce the settlement
agreement and this case is therefore dismissed

DONE AND ORDERED in Chambers at Miami-Dade County, Florida this 14th

day of April, 2015.

W. T. P.
CIRCUIT COURT JUDGE

William Thomas
Circuit Court Judge

FILED
2015 APR 15 PM 1:55
CLERK OF COURT
MIAMI-DADE COUNTY
CIVIL DIVISION