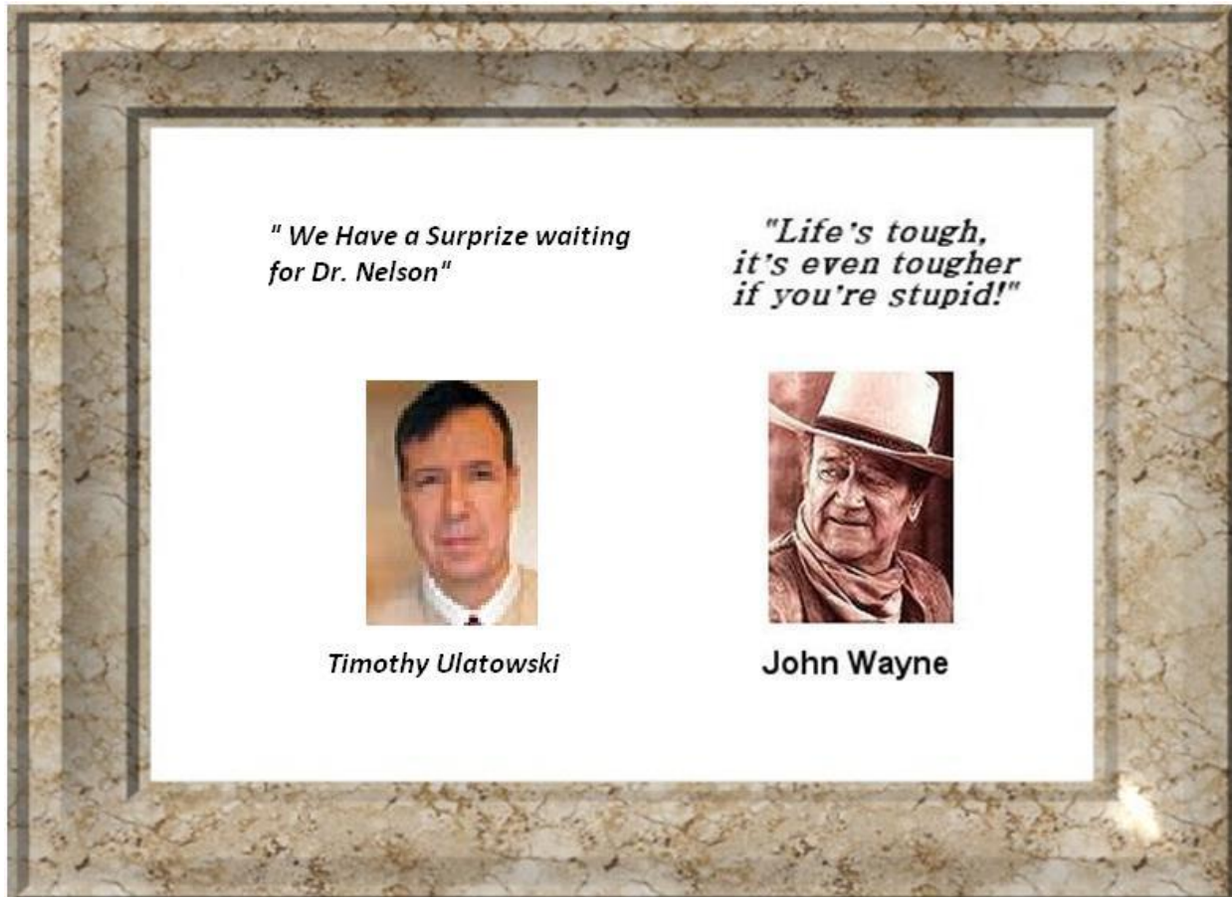


Rogue FDA agents pursue Bogus Case



by Jonas Paulauskas reporter for Medical Expose' 6- 2010

This case starts in 1996 with a personal vendetta against Prof. Nelson. The basis of this case is unprofessional and irregular to the extent that Judge Maitch prompts the Federal Prosecutors to drop the case. His opening quote is that he sees no evidence of any crime and that no one in his courtroom should plead guilty to something he did not do just for a plea bargain. Two weeks later the acupuncture needle is re-labeled from experimental to medical status. Certain people in the FDA including Ulatowski start a vendetta against Nelson and sneak in under the statute of limitations and push a Washington DC grand jury to re-indict Nelson. Nelson appealed to the grand jury to make a personal appearance but was denied by the federal prosecutors.

In 1998 Nelson requested a new passport and the State Department decided to not support the new indictment based on Judge Maith's dismissal. Another new passport is received in 2008 when also the State Department refuses to support the new indictment. A new law is pushed thru congress to stop the State Department.

Then in Nov 2007 a new attack came from of all places a poor journalistic tabloid press article in the Seattle Times. An article full of inaccurate misquotes and some outright lies. Timothy Ulatowski is quoted as **THE OFFICIAL FDA** source of information for the article. His statements are obviously prejudicial, adversarial, vindictive, personal. Unprofessional and out-right lies. He is directly quoted as saying that he has a surprise for Dr. Nelson waiting in America. He wants to make Nelson the "poster child" as he takes down all of energetic medicine after he takes down Nelson. He has several other slanderous comments against Nelson, now Desire' Dubounet. Ulatowski says that Desire' wears too much make-up and her high heels are too high. Sounds Homophobic. It is apparent that Ulatowski is definitely a major part of initiating or planting the Seattle Times article. He is quoted as the professional governmental reference.

MIRACLE MACHINE

THE 21ST-CENTURY SNAKE OIL

How one man's invention is part of a growing worldwide scam that snares the desperately ill



Seattle Times LIES

There are two major lies in the Seattle times article positioned by Ulatowski and many slanders.

1. The charges against Nelson are **not** for health care fraud
2. The EPFX is **not** prohibited by the FDA.

These lies are used in a grand jury and the FDA officer Kent B. remarks about the Seattle Times article in his discussions with Richard Lloyd. Thus these lies and the slander against Nelson have been used to hurt the business. There has been more than 700 less devices sold last year (\$14,000,000). These damages and make it evident that there was lies and slander planted for personal vindictive reasons. The Seattle Times's follow-ups are full of other examples of Ulatowski's slander.

Timothy Ulatowski then has a conversation with our American compliance agents Kevin Walls. He insists that the Ecllosion Company shut down and recall all systems. Recall should be for repair or risk. None of these are in anyway evident. This is unprofessional. Timothy Ulatowski then states that the device must be sold to only medical doctors. This is not the law. Most class II devices are sold openly with no authentic restrictions as are all biofeedback devices. The law clearly states that the sale is to be to or on the order of a licensed health care professional. Timothy Ulatowski seems to be trying to write new laws for Ecllosion to continue his attack. And now Kent B. is also trying to write new laws.

I advised the Ecllosion Company to then be the first biofeedback company to follow such a rule. But Timothy Ulatowski comments are either based in uninformed ignorance of the law, or in prejudicial bias. Many other comments from Timothy Ulatowski are indeed evidence for the later. Timothy Ulatowski makes these statements verbally and refuses to do so in written form.

The essence of the FDA is to not be an adversarial organization but a collaborative partner in compliance and protection of the American people. The essence of the system is that you are innocent till proven guilty. But in this case as Kent has stated so often and so eloquently he has not had time to tell Ecllosion of any issue of non-compliance. The proper procedure should be a warning letter, a time for changes, and a review of those changes. But for Ecllosion they have been assumed guilty till proven innocent. Kent references the Seattle Times article in his recent conversation with Richard Lloyd. The tabloid press's sensational exaggeration is designed to sell papers and should not be the determination factor of Ecllosion's future.

The Seattle Times vague claims of risk are completely unfounded. The Professional Risk analysis shows absolutely no significant risk. There is always a medical doctor reference suggested by Ecllosion, a disclaimer, and complete insistence from Ecllosion to work with the Medical community not against it. Ecllosion is dedicated to this insistence and welcomes any help in finding people who are not following this directive. The FDA has in the past operated honestly and correctly to point out such people in the past. But now the FDA is playing a childish game of not telling Ecllosion what to fix or correct.

Ecllosion is not being told what to correct or address. This is not only inappropriate it smacks of prejudicial personal bias. The Life system received it's FDA registration by claiming total equivalence to the EPFX. The Life system has exactly the same claims and the software is designed to be an exact equivalent of the EPFX. They even have some of the same misspellings. But there is no warning letter directed at the Life system. There are over fifty other companies doing extreme claims in energetic medicine in America and no action is directed at them. The evidence for biased prejudice and direct interference with the business of Ecllosion is mounting. I am advising Ecllosion to strongly consider a civil case of biased business interference against Timothy Ulatowski and possibly Kent B. Kent should be stopping the importation only on direct evidence of a corrective action. The conversation with Richard shows that he is assuming there is such irregularities without proof or fact checking.

This is not the mandate of the FDA to base its actions on tabloid press or assumptions. The FDA should be helping companies to find compliance not being adversarial. Our investigation could find no improprieties. Timothy Ulatowski's assumed list is further evidence for prejudice. Eclosion should be allowed to do business while the FDA decides to spend more government money on Kent's inspection of lies, innuendos, and riotous sensationalism.

Kent directly said ***"Everyone in the world knows that stress reduction helps most all disease, but you will have a hard time convincing the FDA of that"***.

The inappropriate comments or line of questioning should be directed at all such medical devices, but these comments are only aimed at Eclosion. Every medical device company utilizes providers of information, qualified teaching institutions, and professional researchers. It is standard in this industry as the FDA should know. But yet there is constant inappropriate badgering of the Eclosion company.

Eclosion has over complied with all petty concerns, but now the assumption that Kent will or might find some issues is inappropriate. Eclosion makes all efforts to completely comply. The fact there are companies with very excessive direct sales claims such as the Life system, and the fact that these companies have no warning letters or any challenge, these facts combine to show some unprofessional bias. Eclosion has the right for a face to face interview and a hearing. I must advise my client to consider a civil case against FDA agents using vague unproven speculations and tabloid press references that are restricting business. Eclosion wants to cooperate and work to collaborative compliance, but Eclosion is now being dealt indefinite obscure and faint criticisms. Eclosion should have the ban on importation lifted till there is solid evidence of any problem. I can assure you that Eclosion will deal with all concerns properly as they always have. This witch hunt must end.

To end the witch hunt we must get to the source and it is apparent that Ulatowski's unprofessional, irregular, libelous and slanderous actions warrant a law suit. Any and all coconspirators must be also held liable.



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