

Paul S Kaplan

From: "Stuart" <sapesq@marrazzoplattlaw.com>
To: "UNofficially Winslow" <UNofficiallyWinslow@Comcast.net>; <thaddeusmackey@winslowtownship.com>; <russellbates@winslowtownship.com>; <mayormetzner@winslowtownship.com>; <marielawrence@winslowtownship.com>; <ltucker@gannett.com>; <karengibison@winslowtownship.com>; <johnwilson@winslowtownship.com>; "Joe Gallagher" <jgallagher@winslowtownship.com>; <cpmetro@courierpostonline.com>; <charlesflamini@winslowtownship.com>; <barrywright@winslowtownship.com>; "Ayscue Clips" <editor@ayscueclips.com>; <anthonytomasello@winslowtownship.com>
Cc: "Debbie Puchakjian" <dpuchakjian@winslowtownship.com>; "Joe Gallagher" <jgallagher@winslowtownship.com>; "Eric J. Riso" <ejresq@marrazzoplattlaw.com>
Sent: Thursday, May 20, 2010 1:22 AM
Subject: RE: UNOFFICIALLY WINSLOW RECEIVED A LETTER FROM THE TOWNSHIP SOLICITOR

In response to Mr. Kaplan's vitriolic diatribe, personal attacks and false statements, it should first be noted that I never sent a letter to UNOFFICIALLY WINSLOW; rather the letter was sent to Paul Kaplan. If Mr. Kaplan thinks he is a website then so be it. The purpose of me having a laptop at a public meeting is obvious to all well-meaning and serious people who work for the betterment of Winslow and its residents. The laptop aids me in providing more efficient and effective legal services to the Mayor and Township Committee as I have almost instant access to my files which contain voluminous documents as well as the Township Code and other legal resources. When I first began using the laptop, I made the mistake of trying to be respectful to Mr. Kaplan in order to accommodate his right to tape public meetings while at the same time have him respect the privacy and privilege of my legal files. As he admits in one of his e-mails, he did agree to not videotape my computer screen and if he did, he agreed to edit his videotape and not publically disseminate it. Mr. Kaplan did not keep his word. Although he first tried to deny it, he finally admitted he did in fact videotape my computer screen and display it on his website. Furthermore, Mr. Kaplan acknowledges that he moved his videotaping location directly behind me at the last public meeting. Thus, the two things he agreed not to do he in fact did. My letter to him simply reiterated my request to him to keep his word so that his right to tape a public meeting did not interfere with my ability to represent the Mayor and Township Committee.

Despite the indecent nature of his e-mails, Mr. Kaplan claims he has removed the videotape from his website and has agreed to return to his prior location of videotaping the public meetings. In another e-mail he did not share with you, he also agreed to raise his camera so as to not shoot it at my computer screen. As a result of these actions, Mr. Kaplan acknowledges that what he did was wrong but only time will tell if he does it again. You are likely to see more of the same diatribes and libelous statements coming from Mr. Kaplan. I do not intend on responding any further unless it is absolutely necessary. All of this could have been avoided had Mr. Kaplan simply kept his word. Unfortunately, the odious manner in which Mr. Kaplan responded to my letter while disappointing is not surprising. Thank you for taking the time to read this e-mail here because I would bet my Mickey Mantle (New York Yankee) rookie baseball card that Mr. Kaplan will not publish this e-mail on his website!

Stuart Platt, Esq.
Marrazzo & Platt, P.C.
40 Berlin Avenue
Stratford, NJ 08084
Phone: (856) 784-1555 x20
Fax: (856) 784-8050

E-Mail: sapesq@marrazzoplattlaw.com

CONFIDENTIALITY NOTICE: This e-mail message including attachments, if any, is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any unauthorized review, use, disclosure, or distribution is prohibited. This message may be an attorney-client communication and as such is privileged and

5/20/2010

confidential. If the reader of this message is not the intended recipient or an agent responsible for delivering it to the intended recipient, you are hereby notified that you have received this document in error and that any review, dissemination, distribution, or copying of this message is strictly prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message. If you are the intended recipient but do not wish to receive communications through this medium, please so advise the sender immediately.

From: UNofficially Winslow [mailto:UNofficiallyWinslow@Comcast.net]

Sent: Wednesday, May 19, 2010 11:45 PM

To: thaddeusmackey@winslowtownship.com; Stuart; russellbates@winslowtownship.com; mayormetzner@winslowtownship.com; marielawrence@winslowtownship.com; ltucker@gannett.com; karengibison@winslowtownship.com; johnwilson@winslowtownship.com; Joe Gallagher; cpmetro@courierpostonline.com; charlesflamini@winslowtownship.com; barrywright@winslowtownship.com; Ayscue Clips; anthonytomaseello@winslowtownship.com

Subject: UNOFFICIALLY WINSLOW RECEIVED A LETTER FROM THE TOWNSHIP SOLICITOR

UNOFFICIALLY WINSLOW RECEIVED A LETTER FROM THE TOWNSHIP SOLICITOR; UNOFFICIALLY WINSLOW RESPONDS.

For details and a copy of the letter from the solicitor and UNofficially Winslow's reply please visit:

www.UNofficiallyWinslow.com