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From: Charles8854 < Charles8854@protonmail.com>

Date: On Sunday, September 8th, 2024 at 6:08 PM

Subject: Seeming Failure of Alternative-Banking Plan, Lost Money, Traumatized Women, & Leaked Email.

To: Carrie Dugan <cdugan.cd@gmail.com>, Carrie Wagner <carrie@zoewellnesscenter.com> CC: Eric Dingis <ericdingis@gmail.com>, Lynn Wagner <lynn@patriotsbuyhouses.com>, Sandy Miarecki <sandy10m@yahoo.com>, Charles-Cgus <charles@constitutionalgov.us>

Carrie Dugan, Carrie Wagner, & Sandy Miarecki; this email is mainly directed towards you three ladies; but it is also being copied to Eric Dinges, Lynn Wagner; because, to a lesser extent, the subjects i am presenting here-in, also involves them.

The particular Subjects of this email, are more than one, all related; but the most important Subject for me to start out with here, is: through verbal phone & text messages here with-in the last few weeks, Lynn Wagner has communicated to me, that, she has heard through her Sister, Carrie Wagner, that: there are at last Two Women, who have been Severely Traumatized, apparently to the point of frequently shedding tears; all because of Their Involvement in the Plan to Establish for the Republic of Tennessee some form of an Alternative Credit & Banking System, as seemingly proposed & promoted by Eric Dinges.

For what-ever reason; that Plan has Not Produced the Cash-Flow, which, these Two Women, & others, were seemingly lead-to-believe would be soon forth-coming.

That Failure of this Plan, seemingly proposed & promoted by Eric Dinges; has caused these Two Women, & others, to "Loose Financial Resources", at least in the short-term here, until, possibly, that Plan might still be made to work.

But, it seems to me, that: "Failure" is the correct word to use to describe the Plan's general proposed Time-Frame, with-in which, these women & others were seemingly lead-to-believe that they would be able to Receive an Economic Benefit from their investment; & there-under, they would be Able to Replentish the Bank-Accounts from which they had taken these funds for the purpose of investing them in, what might be described as, this: "Tennessee-Republic Alternative Economics & Banking Plan".

These two women, among others, seem to have been severely Traumatized by all of this.

Here-under; I feel a Duty, before God, & the People of our Constitutional Republic, to Shed some of my own Light on this issue; &, perhaps, also, to make a few suggestions, as to, how, what seems to be this "In-Justice", might find some form of a "Remedy"; & here-under, these two women, & the others there-by damaged, can finally feel that some form of "Justice" for them has been secured.

In the light most favorable to him,

Eric may have a Good Explanation for the manner in which he participated in this unfortunate event.

There-under, perhaps; the Larger Fault lies with the Leaders among the Group of Investors, who, possibly, took Eric's Legitimate Business-Offer, & "Mis-Construed" it, as a "Sure-Fire Investment";

&, where-under, these two emotionally Traumatized ladies, (& other damaged parties); were Not Actually Miss-Led by Eric; but rather, a sort of "mob-mentality" took over the investors group,

as the direct-result of incompetent &/or disingenuous Leadership there-in;

& those Group-Leaders would actually be More Responsible for Mis-Leading these two ladies, (& others similarly-situated).

Indeed; this is the precise Argument, which Eric has presented to my-self, & Lynn; back on 2024-July-18, when Eric & Lynn & I shared in a Phone-Conference, where-in this general issue was discussed.

There-in, Eric made powerful argument, that, he was only abiding by the terms of the agreement/contract,

when he took money that had been donated to this investment;

& he took that money as his legitimate payment for his services rendered;

& there-under, it was "Not His Fault", that,

the leadership of the investment group was too incompetent to get the entire project up & running.

Immediately previous to Eric's argument here, I was quite skeptical about this explanation from Eric.

I had been working with Carrie Dugan, in our efforts to get to the bottom of all of this; & indeed, on occasion, we had found the charges against Eric to be way too thin & unverifiable

to really conclusively find him guilty of any wrong-doing.

But, the research of Carrie & the rest of us later came to conclude, that,

Eric likely was guilty of at least some severely "Poor Judgement";

& that, he should promptly make serious efforts to surrender what was left of the money he had taken,

& to deliver it back to the people who had lost money in the entire investment plan.

Here-under; i was quite skeptical, when, (during our phone-conversation with Lynn, on July-18);

Eric was confidently proclaiming that he had done nothing wrong;

& that it was Not His Fault, that, the group of investors are too incompetent to ful-fill the portions of the contract/agreement which they had clearly agreed to.

I was not buying it.

And i would not have budged on that stance; except; ...

Lynn Wagner then jumped in directly behind Eric's Bold-Proposition, & confidently affirmed, in essence, "That is Correct", & that "Eric Only Did What Was Allowed under the Terms of the Contract/Agreement".

Not these precise words, as i recall them; but this was the essence of Lynn's testimony to me, at that time.

I was flabbergasted. I had come to trust Lynn very much;

&, when she so confidently proclaimed this to be the essence of the agreement/contract, well, that just really shook my confidence in my suspicions about Eric to the core.

There-under, i became convinced, at that time, of the Joint-Position hared by both Lynn & Eric, about the true nature of the contract/agreement involved here.

There-under; both Eric & Lynn began discussing how irresponsible were the people bringing these charges against Eric.

There-under, I felt inspired to add my own insights to the discussion; &, I then Forwarded an Email to Eric & Lynn, which Email i had recently received from Carrie Dugan, as she was there-in discussing with Sandy Miarecki, & others,

their Plans to thwart Eric's alleged further abuses of our Patriot Community.

Carrie Dugan has since then, expressed her frustrations to me, that, some-one in the small community she was then working with, had leaked that email to Eric, & that leak had caused a lot of problems for them.

I think it likely Carrie Dugan at least suspected me of being the source of that "Leaked Email"; but, until this email here & now,

i have never let Carrie or any others, out-side of Eric & Lynn, know that I was the Source of that Leaked-Email.

I now regret sharing that Email with Eric & Lynn.

Lynn has more recently developed dis-agreements with Eric, where-under Lynn has more recently expressed to me, her own doubts about Eric's self-professed innocence in this entire project's failure.

Further; Lynn has also become more clearly aware of the Severe Traumatic-Damage to the Two Women Investors which are above here-in referred to.

While our discussions implying Eric's general irresponsibility here have transpired over a broader time-window;

the most recent text-message, from Lynn to me, on this issue, was dated August-18th.

There-in, Lynn affirmed that, her Sister, Carrie Wagner, had affirmed to her, that, these Two Women were severely Traumatized by the Failure of this Plan, thus-far.

in order to Explore More Fully, Eric's Counter-Accusation, that,

the group he contracted with had Agreed to Assume the Duties of

Making his deliverable Product actually Produce the splendid Results that all people involved were expecting.

Applying common-law due-process principles here,

the "Burden of Proof: is on the people accusing Eric of being irresponsible;

So, in conclusion here;

I believe "Further Investigation" is Needed;

& that, some-how, in Justice & Fairness; Eric Owes Those Damaged-People Some Form of Compensation.

But; it would seem to me, that, the people involved in the original investment, should be able to easily submit sufficient oath-bound testimony, to solidly carry that "burden of proof";

& there-under, after Eric has chance to counter-argue & rebut,

& has failed to mount any good argument; (if that scenario actually develops), then, Eric should be pressured to surrender what he has left of he funds which he received; & to under-take a re-payment schedule sufficient to compensate all damaged people.

But, again, to be clear; if investor-group-leadership is actually responsible for the mob-mentality & resulting damage to these two traumatized women, & others, well, then Eric's liability in all of this should be drastically reduced, & perhaps even eliminated.

I expect that group-leadership was guilty of nurturing at least some "irresponsible mobmentality" there-in;

& should share in at least some of the cost of reimbursing these two traumatized women, & the other damaged people similarly-situated.

But my speculation here is of little value.

"Open Discussion & Investigation", is what needs to happen, at this point; at least if these traumatized women, & other damaged people, are going to find Justice.

I think it likely, that, my words here-in, have at least some-what offended every-one this message is being sent to.

I still like both Eric & Lynn a lot; but, i suspect, they were both being "Irresponsible", when they both affirmed Eric only did what was contracted.

And I am embarrassed here-in, to admit, that, I was the one who "Leaked the Email", which Carrie Dugan had so confidently shared with me & others.

I would also be copying Tim Turner with this email; but i can not find an email-address for him.

I think this issue is of such significant importance, that, Mr Turner, & other reputable members of that Republic group, should take an active interest in securing Justice; not only for these two Traumatized Ladies, but also for others similarly damaged by this projects incompetent collective leadership & failure.

I am available to discuss these issues further; as any-one here-in involved might feel so inclined.

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