



© WowWee Robotics
Mini Femisapien

We VALUE
Transparency
And
Expect Nothing Less!

Our Background

Founded In 2001

The initial services were associated with GENERAL Information Technology in the areas of Forensics and Computer Science.

Dormant From 2002-2015

Due to contractual limitations and lack of knowledge in the business world.

2016- present

Partially Active.
Used strictly to hold the founders Intellectual Property and Trade Secrets gained in the past 20 years and to promote services.

2018-2022

In hiatus as founder deals with legal matters that were triggered by the past two clients and their aftermath. Founder has play ProSe in ALL cases.

From 2006 until 2015, the founder worked as a consultant for the U.S. Federal Government through a number of companies that had limitations in place impacting founders' ability to launch. During that time, the founder focused on attaining practical hands-on experience in the fields tied to the services now offered.

From 2016 to 2018 founder was in FEAR of retaliation from the first client.

From 2018-present, founder opted to stand her ground in spite of fear against the first client and anyone who opts to take advantage of her situation. The focus shifted to learning LAW.



Legal Cases

This cases are **PUBLIC DOMAIN**, and they will show up in any background check. While many opt to keep quiet about personal cases, the founder has to disclose this events and include the parties involved as references, even though they will lie like no tomorrow. That said... **you'll** be the judge, since our justice system is corrupted and blinded. All of these cases took place in the **Eastern District Court of Virginia**.

Synectrust LLC et al v. Camacho et al **Case # 1:18-cv-01573**

This lawsuit was a malicious claim initiated against the founder by Dr. Jack Hirsbrunner who founded **Synectics for Management Decisions Inc** in Arlington VA addressing an Alter EGO company called Synectrust LLC. The action was taken in retaliation for founder's refusal to continue a working relationship and due to failures on another case in Puerto Rico against Synectrust Personnel. **Judge in Question: John F. Anderson**

STATUS: DISMISSED by PLAINTIFF

Baez v. Synectrust LLC et al **Case # 1:19-cv-01225**

This lawsuit was a bankruptcy appeal initiated by the founder in order to transfer key evidence into the court related to the initial case against Dr. Jack Hirsbrunner and his legal counsel. Plaintiff **won the Motion of Sanctions** against them but opted to appeal in order to combine cases; however, regardless of the evidence submitted, the courts allowed FRAUD to take place and have kept key criminal evidence suppressed. **Judge in Question: Claude M. Hilton**

STATUS: DENIED/CLOSED

Baez v. The National Transportation Safety Board (NTSB) et al **Case # 1:22-cv-00271**

This case is related to failures in the FISMA and Privacy Act and it indirectly includes contractual issues that surface when one of the defendants opted to commit fraud on the court by stating that they were not involved.

Judges in Question: John F. Anderson, Claude M. Hilton

STATUS: ACTIVE

2018-present

The man shown below decided to initiate a **MALICIOUS VINDICTIVE** lawsuit against the founder after she refused to continue a working relationship with him due to his unethical behavior during the project and suspicious business practices. His lies then triggered a number of events and the founder had to play the ProSe Lawyer role against him and his legal team. Unfortunately, due to his status quo, he has gotten away with the deceptive behavior and the founder is still in the process of drafting a lawsuit on her own; however, we have a corrupted justice system that has opted to protect him at this point and is suppressing key evidence. [1st two legal cases are tied to this client].



Jack Hirsbrunner, Ph.D., Founder

Dr. Hirsbrunner founded Synectics in 1972 and today serves as Chairman of the Board, acting in a senior advisory and emeritus role. With a Ph.D. in Economics from the University of Buenos Aires and a separate Ph.D. in Business Administration from Columbia University, Dr. Hirsbrunner is an expert in the fields of economics, business, finance, and human resource planning. A true visionary who began supplying the Government with IT long before there were "Beltway Bandits," He has 40 years of federal and international business experience and is a walking encyclopedia on an array of topics across technology and government.

2021-2022

Ted Fells



Chief Strategy Officer and Vice-President
President and CEO of NucoreVision Inc.

The man in the left claims to provide FISMA Audit Services yet has absolutely no issues breaking the law in the midst of a FISMA audit and no issues trying to hide PII Spillages. He has managed to commit FRAUD in the COURT and has been dismissed by the court with the caveat that the PRIVACY Act does not apply to small companies.

Unfortunately, the judge ignored ALL evidence submitted and didn't bother to read anything outside of his lawyer's input which is not surprising at this point.

Mind you- contractually both FISMA and the PRIVACY ACT laws applies.

CASE STATUS: The case against him was dismissed on June 13 despite the evidence. In fact, all small companies were dismissed even though they are bound by contract to comply with the laws.

2021-2022

Claude M Hilton

Senior Judge, United States District Court for the Eastern District of Virginia

CURRENT POSITION

Senior Judge, United States District Court for...

TENURE AT CURRENT POSITION

1/2006-PRESENT

EDUCATION

Ohio State University/The
Washington College of Law

BOARD MEMBERSHIPS

--



The man in the left is a Senior Federal Court Judge that no matter the amount of evidence you provide him or the argument you make- he will NEVER be fair if you are the "LITTLE GUY" in the process.

In fact, he has ZERO issues allowing FRAUD IN THE COURT. He has been involved in multiple cases associated with the founder. The founder submitted a Motion to Recuse/Sua Sponte Judge Claude M. Hilton on June 17/ updated on June 23 and he denied it on July 8.

The U.S. General Attorney is involved in the current case and has opted to be quiet.

His judgements are QUESTIONABLE. He is holding critical evidence for the first case [bankruptcy appeal] suppressed. That evidence is required for a future case against the initial client, as it demonstrates criminal activity.

**A mistake
is an accident.
Cheating and lying
are not mistakes.
They are intentional
choices.**

**If I deem
you as
untrustworthy,
you
automatically
become a
waste of time
to me.**

kushandwizdom.tumblr.com



Preach the Truth as if you
had a million voices. It is
silence that kills the world.

Catherine of Siena

 quotefancy



Lessons Learned

As a new business, the founder has learned the following:

- All contracts **MUST** be in written format and clearly state the services to be rendered. If a client does not wish to have a written contract, then the arrangement shall cease to exist.
- All parties **MUST** sign a ***Non-Disclosure Agreement*** that protects each other's rights.
- All parties **MUST** respect each others' boundaries. If there's no respect, then the arrangement shall cease to exist.
- All parties **MUST** be clear and concise on what is expected.
- All parties **MUST** understand that a non-disclosure agreement does not include actions tied to breaking the law. Concerns related to the actions must be addressed within 30 days or legal action will take place.
- When necessary, legal action is to be taken, even when the Justice system has corrupted individuals in place.

**The only people who are
mad at you for speaking
the truth are those people
who are living a lie.**



Truth & Lies Quotes via Gecko&Fly



People FAILED to understand that INTEGRITY is the only thing that matters and that is tied to the individuals CHARACTER.

***An individuals Job Title, Education, Race, Material Wealth or Social Status is IRRELEVANT!
No-one is more superior than the rest. We are all created In the same manner and therefore there's no room for superiority.***

**Many wish to keep those of US QUIET and WE HAD ENOUGH-
Two decades of BS is enough.**

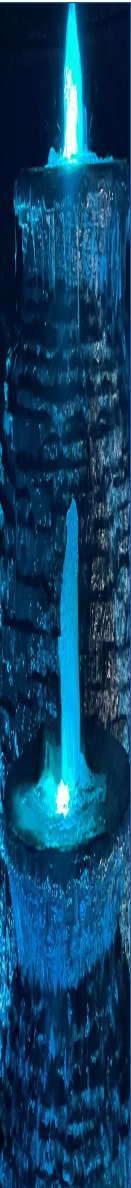
**WE DO NOT FEAR PEOPLE, ONLY G-D!
In G-D We TRUST!**

NOTE: We hyphen G-D because we don't wish to associate a gender. If we could, we prefer saying **HIGHER POWER** for *such* is genderless.

A dark, moody landscape with a cloudy sky and a small bird in flight. The text is overlaid on a dark rectangular background.

A seeker of Truth looks
beyond the apparent and
contemplates the hidden.

Rumi




From this point forward...

The founder *WILL NOT TOLERATE ANYONE* trying to do a *HOSTILE TAKE OVER* of her business, trying to take over her *INTELLECTUAL PROPERTY OR TRADE SECRETS*, *NOR ANYONE WHO STANDS IN THE WAY* to achieving her **GOALS.**

That said, let it be clear...

The founder **IS OPEN TO CONSULTING OPPORTUNITIES THAT ARE FLEXIBLE in nature as she regains control of her life. The founder is also open to working closely with others **IF THEY ARE TRUTHFUL AND HONEST** about their intentions. Whether people like it or not--- this company will succeed, and the messages will reach the collective.**



NEVER BE AFRAID TO
RAISE YOUR VOICE FOR
HONESTY AND TRUTH AND
COMPASSION AGAINST
INJUSTICE AND LYING AND
GREED. IF PEOPLE ALL OVER
THE WORLD WOULD DO
THIS, IT WOULD CHANGE
THE EARTH.

— WILLIAM FAULKNER

"WHEN A WELL-PACKAGED WEB OF
LIES HAS BEEN SOLD GRADUALLY TO
THE MASSES OVER GENERATIONS, THE
TRUTH WILL SEEM UTTERLY
PREPOSTEROUS AND ITS SPEAKER A
RAVING LUNATIC."

~DRESDEN JAMES



millysQuotes.com