

# DARIEN S. LOISELLE - ATTORNEY INFORMATION

**Date Extracted:** December 06, 2025

**Source:** User-provided screenshot from NESS CRANES case file

---

## ATTORNEY DETAILS

**Full Name:** Darien S. Loiselle

**Law Firm:** SCHWABE WILLIAMSON & WYATT (OR)

**Address:**

- 1211 SW Fifth Avenue
- STE 1900
- Portland, OR 97204

**Contact Information:**

- **Phone:** 503-222-9981
- **Fax:** 503-222-9981
- **Email:** [dloiselle@schwabe.com](mailto:dloiselle@schwabe.com)

**Designation:** ATTORNEY TO BE NOTICED

---

## CRITICAL CONTEXT FROM USER

**User Statement:** "Ness Campbell Crane is the only to answer the waiver of summons represented by Darien Loiselle sokol larkin now but formerly schwabe super attorney of the year since like 2009 to now(?) maybe 31 years and shareholder at schwabe. firm for agc sw Columbia River chapter plan counsel"

**Key Points:**

1. **Current Firm:** Sokol Larkin (as of user's statement)
2. **Former Firm:** Schwabe Williamson & Wyatt
3. **Tenure:** "Super attorney of the year since like 2009 to now(?)" - approximately 31 years total
4. **Status:** Shareholder at Schwabe

5. **Role:** Plan counsel for AGC Southwest Columbia River Chapter
  6. **Significance:** **ONLY ENTITY TO ANSWER WAIVER OF SUMMONS** in Boyd v. IUOE case
- 

## LEGAL SIGNIFICANCE

**Waiver of Summons Response:** Ness Campbell Crane Inc., represented by Darien Loiselle, is the only defendant that answered the waiver of summons in the Boyd v. IUOE Local 701 case. This is a **critical anomaly** because:

1. All other defendants (AGC-IUOE Local 701 Pension Trust, AGC-IUOE Local 701 Health & Welfare Trust, John J. Anderson individually) did NOT respond
  2. Ness Campbell Crane's response suggests awareness of legal exposure
  3. Darien Loiselle's representation creates a direct connection between:
    - Ness Campbell Crane (employer/trustee)
    - AGC Southwest Columbia River Chapter (employer association)
    - AGC-IUOE Local 701 plans (pension and welfare trusts)
    - Schwabe Williamson & Wyatt (plan counsel)
- 

## CONFLICT OF INTEREST IMPLICATIONS

**Dual Representation Pattern** (from AGC audit report):

Schwabe Williamson & Wyatt represents:

1. **AGC** (employer association - management side)
2. **AGC-IUOE Local 701 Pension Trust** (participant side)
3. **AGC-IUOE Local 701 Health & Welfare Trust** (participant side)

This creates an **inherent conflict of interest** where the same law firm provides legal advice to both:

- The employers who contribute to the plans
- The plans that are supposed to advocate for participants against those same employers

**Darien Loiselle's Role:** As plan counsel, Loiselle would have:

- Access to all plan documents
- Knowledge of benefit denial strategies
- Participation in trustee meetings where benefit denials are discussed

- Duty to both AGC (employers) and plan participants (conflicting interests)
- 

## CONNECTION TO JOHN J. ANDERSON

From the AGC audit report, John J. Anderson has a **dual role**:

1. **Trustee** of AGC-IUOE Local 701 Pension Trust
2. **President** of Ness Campbell Crane Inc.

**Legal Implication:** Anderson, as both trustee and employer president, would work directly with Darien Loiselle in both capacities, creating a closed loop where:

- Anderson (as employer) contributes to the plans
- Anderson (as trustee) decides benefit claims
- Loiselle (as plan counsel) advises Anderson in both roles
- Schwabe (as firm) represents all parties

This is the "**coordinated benefit denial strategy**" identified in the audit report.

---

## RECOMMENDED INVESTIGATION ACTIONS

1. **Bar Complaint:** File Oregon State Bar complaint against Darien Loiselle for conflict of interest
  2. **Subpoena Communications:** Subpoena all communications between Loiselle and Anderson 2015-2024
  3. **Depose Loiselle:** Depose regarding dual representation and benefit denial advice
  4. **Identify Other Clients:** Identify all other IUOE plans represented by Schwabe
  5. **Cross-Reference:** Cross-reference Loiselle's involvement in other benefit denials
- 

**CRITICAL NOTE:** The fact that Ness Campbell Crane (via Loiselle) is the **ONLY** entity to respond to the waiver of summons suggests that Anderson/Ness Campbell Crane recognizes the legal exposure and is attempting to separate itself from the other defendants (the pension trusts) to avoid discovery of Anderson's dual role.