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Circuit

## COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY

To begin the complaint process, complete this form and prepare the brief statement of facts described in item 4 (below). The RULES FOR JUDICIAL-CONDUCT AND JUDICIAL-DISABILITY PROCEEDINGS, adopted by the Judicial Conference of the United States, contain information on what to include in a complaint (Rule 6), where to file a complaint (Rule 7), and other important matters. The Rules are available in federal court clerks' offices, on individual federal courts' websites, and on <a href="https://www.uscourts.gov">www.uscourts.gov</a>.

Your complaint (this form and the statement of facts) should be typewritten and must be legible. For the number of copies to file, consult the local rules or clerk's office of the court in which your complaint is required to be filed. Enclose each copy of the complaint in an envelope marked "COMPLAINT OF MISCONDUCT" or "COMPLAINT OF DISABILITY" and submit it to the appropriate clerk of court. **Do not put the name of any judge on the envelope.** 

Ĩ.	Name of Complainant:	GREG M REYNOLDS
	Contact Address:	35612 SE MACINNES ROAD
	Contact / Iddi C55.	PO BOX 333
		CORBETT, OR 97019-0333
	Daytime telephone:	( 971 )220-3869
2.	Name(s) of Judge(s):	HON. MICHAEL W. MOSMAN, HON. LYLE C. VELURE
	Court:	UNITED STATES DISTRICT COURT OF OREGON
3.	Does this complaint conce	ern the behavior of the judge(s) in a particular lawsuit or lawsuits?
	If "yes," give the followin	g information about each lawsuit:
		ED STATES DISTRICT COURT OF OREGON
	Case Number: 3:14-I	EV-01733-MO, 3:14-CR-00317-MO
	Docket number of any app	
	Are (were) you a party or	lawyer in the lawsuit?
	Party L	awyer Neither
	number:	nd have (had) a lawyer, give the lawyer's name, address, and telephone d since 1993 by the State of Oregon, Portland State
	University, and the ACLU	

Judicial Council of the	OREGON	Circuit

## COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY

- 4. Brief Statement of Facts. Attach a brief statement of the specific facts on which the claim of judicial misconduct or disability is based. Include what happened, when and where it happened, and any information that would help an investigator check the facts. If the complaint alleges judicial disability, also include any additional facts that form the basis of that allegation.
- 5. Declaration and signature:

I declare under penalty of perjury that the statements made in this complaint are true and correct to the best of my knowledge.

Signature: Ony M. Reynold	Date:	6/14/2023

## 6. REYNOLDS, GREG M, STATEMENT OF FACTS IN SUPPORT OF COMPLAINT OF JUDICIAL MISCONDUCT OF DISABILITY

In October 1993 I was denied my legal right to be represented by legal counsel in Lane County Oregon, by the Honorable Lyle C. Velure. Not a day has gone by that I have not fought this injustice. In fact some of the documentation is posted for the public to view here:

https://drive.google.com/file/d/1NF3Rj5foPZ4f-GgSBgJLMNs8BuxrucNa/view?usp=sharing https://drive.google.com/file/d/1Kzj68D0Adz9gwzYdxB25mTVLs-3\_sMm4/view?usp=sharing https://drive.google.com/file/d/1LEnnuUm8YiSU3yTmDfFH-bpIi3m1gdqc/view?usp=sharing https://drive.google.com/file/d/1kRq91KcvydtwLj8va1sRfs\_Mt0Hw9tWo/view?usp=sharing https://drive.google.com/file/d/1HBvRHprMY\_uTTTD-1OtrMvOAKPp6YD2j/view?

usp=sharing

https://drive.google.com/file/d/1MXHGWYtZ5UlCeF1OPAlvHI9N31ZEsQ61/view?usp=sharing

https://drive.google.com/file/d/1WVUBR2b0\_41Jd5YzPurXwTRd-n9i\_Uzd/view?usp=sharing https://drive.google.com/file/d/1Hl9bqx6CLUbh9cFgPm8A\_N3cYCUF2AfW/view? usp=sharing

It is very clear that FBI knew of the civil rights violations and choose to ignore them. What is even more disturbing is that the Honorable Lyle C. Velure works for the US District Court of Oregon and with the history our "relationship" and fact that he blatantly violated my rights under his own court rules, which previously deprived him of his "local color of law" and "constitutional right to legal counsel" is a problem for the rules of this court, which state, "the this court has the duty and responsibility to disqualify themselves" under Rule 3.6, if it impedes the judges "impartiality and fairness" under Rule 3.3. Isn't his mere existence on the court reasonable suspicion that the defendant and petitioner would not be treated fairly? In one case, the Lane County DA's office was the initiation of the entire case before Michael Mosman. He even wrote about it one of his opinions. Also in the documentation you can see that I have previously filed complaints with Judicial Fitness office in Oregon regarding this. Among other agencies, so it obvious the court knew of the conflict.

During an investigation to have student loans discharged we discovered this conflict of interest as well as my court appointed attorney admitting he "did not provide adequate defense." That letter is part of this compliant, which is also public information as is the information above.

https://drive.google.com/file/d/1-M94s3N6GG -rkX8Bh7KA0F gnlngE0X/view?usp=sharing

The response from the Governor is here:

https://drive.google.com/file/d/1spzkdZ-0-tIC8WmRnk9vPMR 7vdvVCeF/view?usp=sharing

So I followed her instructions which led to this email:

https://drive.google.com/file/d/1stJ7XIReSOHlaBk6r-KFCTVgNyBHIU2D/view?usp=sharing

Which let us to find the latest conflict of interest in addition to the applealable TJ Hester issue. This issue is also being raised with the Oregon BAR and Federal Public Defenders Office.

I never had a chance for "impartial" trial. Between PSU violating my civil rights and the State of Oregon hiding it, this court just rubber stamped it. I have been on disability since the PSU incident

with only PSU doctors supporting the "permanent and irreversible" nature of my disability. Did this court, or the Lane County court properly see if I was able to stand trial? With a diagnosis so severe, it did not "magically" manifest at 37 years old, it would have had to been there since the early teens or twenties. Why would Lane County deny a disabled man his right to legal counsel? Why would a judge in this court allow the the judge that did that near any case of mine? This is not an impartial court.

This is an example of what happens if you dare speak against the Lane County case or PSU: <a href="https://youtu.be/6hD6U3JTXCA">https://youtu.be/6hD6U3JTXCA</a>. Also public information. And you have your neighbors block you down your driveway as punishment. That is legal under the law however, <a href="https://youtu.be/CgixlPJBN4I">https://youtu.be/CgixlPJBN4I</a>.

Because of the monumental corruption of this case, I also contacted Shamia Fagan as part of her audit and wasteful money of these cases for no other reason than to prevent someone was working. That complaint is here and also part of that federal investigation. https://drive.google.com/file/d/1PO13wm6yWFGh6\_kaIoUUWUII-Fs5rH2N/view?usp=sharing

ACKNOWLEDGMENT. I understand that even if I successfully prove the judge engaged in misconduct or is disabled, this procedure cannot change the outcome of the underlying case, nor does it diminish my constitutional rights in any way. Per Rule 6.1(d)

Local Rule 6.1(e): Number of copies. In total these documents represent 1200 pages or more of evidence, plus video. I cannot print everything, which is why it all available to public to assist.

Sincerely, One, M. Regue 6 6/14/2023

Greg M. Reynolds PO Box 333

Corbett, OR 97019

971.220.3869