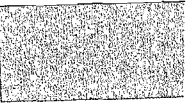


Exhibit M



David Schied
20075 Northville Place Dr. North #3120
Northville, MI 48167
248-924-3129
dschied@yahoo.com

11/25/2009

Attn: Clarence Maddox – Circuit Executive
Office of the Circuit Executive
503 Potter Steward, U.S. Post Office and Courthouse Building
100 E. Fifth Street
Cincinnati, OH 45202
FAX: (513) 564-7210

Re: Mishandling of Judicial Misconduct Complaint No. 06-09-90141 against Lawrence P. Zatkoff

Mr. Maddox:

On 9/4/09, I wrote to you with a Judicial Misconduct Complaint on Chief Judge Alice M. Batchelder, who I alleged was acting in a conspiracy with other Sixth Circuit Judges to disregard and further delay action on a Motion for Immediate Consideration that I had filed to expedite the rendering of a judgment in a case on appeal in the Sixth Circuit (case No. 08-1879) and in which I had submitted to the Court two **Sworn and Notarized Affidavits by a third party** proving that crimes were continuing to be committed against me (as well as against the FBI and the People of the United States) by Michigan school district administrators. The Judicial Misconduct complaint against Chief Judge Alice M. Batchelder was assigned Judicial Complaint No. 06-09-90-117.

On 11/10/09, I sent to your office (via your secretary Patti Nicely) an addendum to my complaint about Judge Alice M. Batchelder. That 6-page letter of follow up to my original Complaint provided reference to Facts related to Judge Batchelder having more recently participated in the dismissal of my Sixth Circuit Court case (08-1879) without a proper address of either my Motion for Immediate Consideration or other Motions (for Sanctions, for the honoring of my Constitutional rights, my Right to Due Process of having my documents actually read and responded to, and such) that I had filed the previous year. **Those motions, along with my original Complaint (and the Motion for Writ of Mandamus I filed after my Complaint) all pointed to the proof I had that the Defendants in that case had filed a fraudulent Affidavit with the U.S. District Court and were continuing to commit CRIMES against me. Again, Judge Batchelder had acted as party to the dismissal of that Sixth Circuit Claim of Appeal, while again denying me access to a criminal Grand Jury to properly report the crimes I had also been reporting a year earlier (via the Motion for Writ of Mandamus) to Judges Martha Daughtrey, David McKeague, and Gregory Van Tatenhove.**

On 9/14/09, I wrote to you with a complaint on Judge Lawrence P. Zatkoff. Specifically, I had stated that Judge Zatkoff had committed crimes of conspiracy against me when striking evidence I had submitted of other crimes committed against me by other Sixth Circuit Court judges Martha Daughtrey, David McKeague, and Gregory Van Tatenhove when he dismissed my case against these three judges and other U.S. Department of Justice employees acting in a **conspiracy to deprive me of access to any**

sort of a Federal Grand Jury. The cases referenced were listed in my judicial complaints as docket numbers 08-14944, 08-1895 and 08-1879.

Yet despite that your office had assigned my Complaint against Judge Batchelder a number earlier in sequence to my subsequent Complaint about Judge Zatkoff, you have – by written indication of your letter to me dated 11/12/09 – now assigned to Judge Batchelder my Complaint about Judge Zatkoff. Your recent letter now cites Rules 3(a)(2) and 8(b) as your justification for forwarding my Complaint to a judge already cited by me for her Judicial Misconduct and her participation in a corruptive scheme to allow these crimes to continue unabated against me and against the FBI and the People of the United States. I see your action as using “color of law” as the basis for a “set up” for again having my Complaint invalidated and dismissed, and thus once again depriving me of my right to justice by your own participation in this “*chain conspiracy*” of “*miscarriage of justice*”.

I see your action as an intentional dereliction of your duty to provide fairness in the review of Judicial Complaints; and unless this clear “*conflict of interest*” is rectified, I will be filing action against you personally for criminal racketeering and corruption by your manipulation of the judicial system of “*self-policing*” of complaints about judges in the Sixth Circuit Court.

Respectively,

A handwritten signature in black ink, appearing to read "David L. Chip". The signature is written in a cursive, flowing style with some loops and flourishes.