Court of the Judiciary Annual Report

August 27, 2008

Composition of the Court Tenn. Code Ann. 17-5-201

- Three judges form the Appellate Courts.
- One trial judge from each grand division of the state.(3)
- One practicing attorney from each grand division.(3)
- Three public members who are not judges or attorneys.
- One General Sessions or Juvenile Judge from each grand division.
- One Municipal Judge

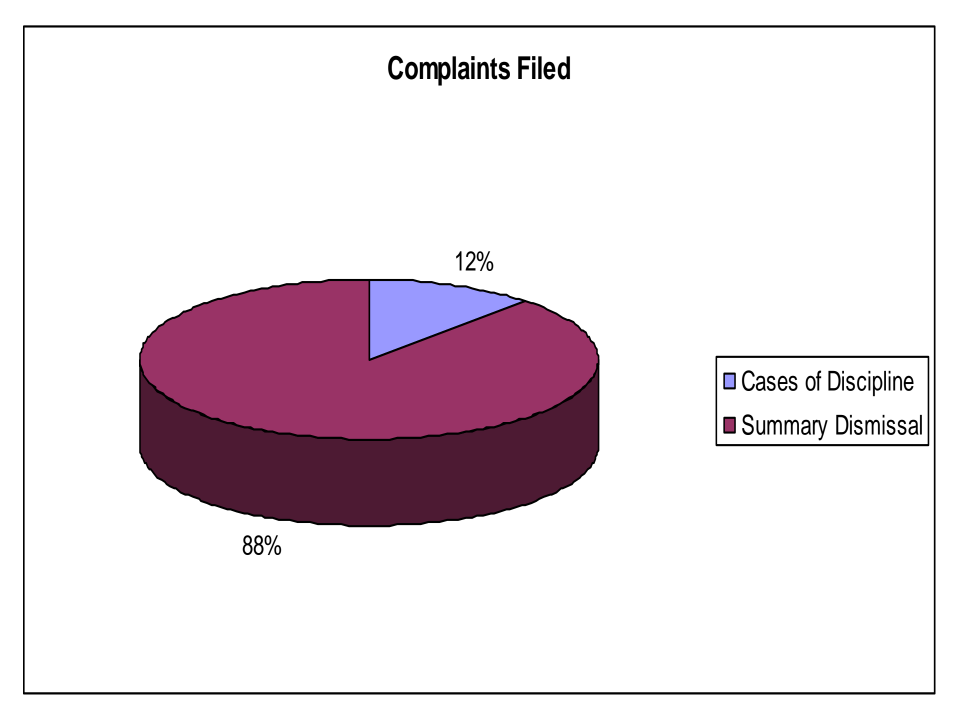
Purpose of the Court Tenn. Code Ann. 17-5-101

- Provide an orderly and efficient method for making inquiry into:
 - The physical, mental and/or moral fitness of any Tennessee judge.
 - 2. The manner of performance of duty.
 - 3. The judge's commission of <u>any</u> act calculated to reflect unfavorably upon the judiciary of the state or bring the judiciary into disrepute or which may adversely affect the administration of justice in the state; or
 - 4. The conduct of candidates for judicial office

COMPLAINTS FILED 310 THROUGH 06-30-2008		
Complaints filed	310	
Summary Dismissals & Dismissals after PI	264	85%
Dismissed by Panel after Appeal	9	3%
Total Summary Dismissals	273	88%

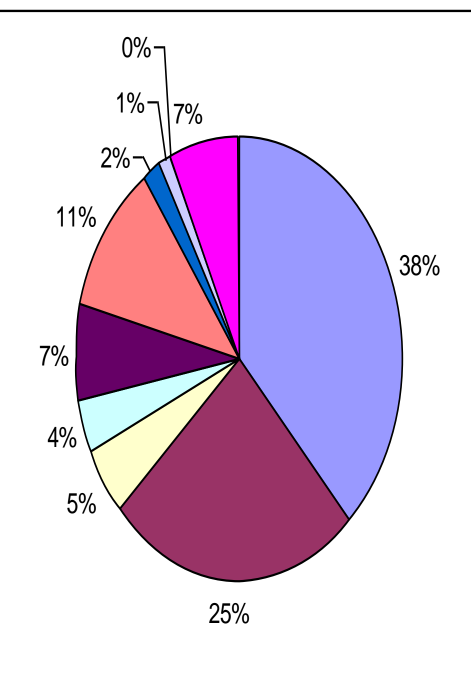
26

AVERAGE COMPLAINTS PER MONTH



NATURE OF COMPLAINTS

Failure to comply with the		• • • • (
Law	119	38%
Bias, prejudice, unfairness	78	25%
Discourtesy	17	5%
Abuse of Office	11	4%
Conflict of interest	21	7%
Delay	33	11%
Ex parte communication	7	2%
Disability	2	1%
Political violation	0	0%
Miscellaneous	23	7%
TOTAL	310	



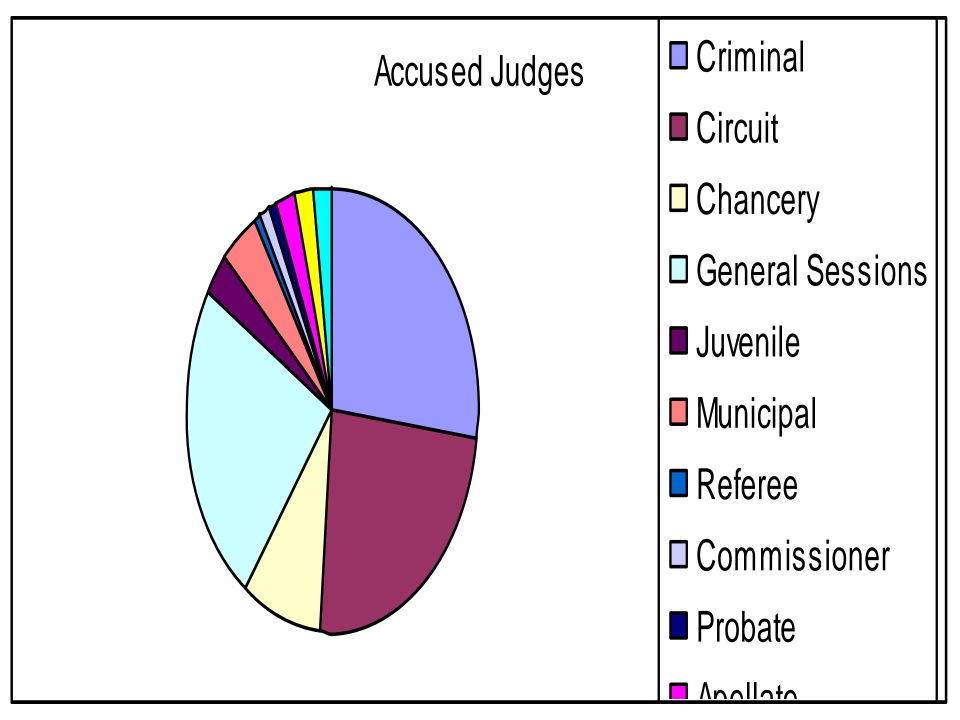
■ Failure to Comply with Law ■ Bias, prejudice, unfairness □ Discourtesy □ Abuse of Office ■ Conflict of Interest Delay Ex parte Communication □ Disability Political Violation ■ Miscellaneous

ACCUSED JUDGE

Criminal	84	27%
Circuit	74	24%
Chancery	29	9%
General Sessions	75	24%
Juvenile	10	3%
Municipal	12	4%
Referee	3	1%
Commissioner	3	1%
Probate	3	1%
Appellate	6	2%
Special Judge	5	2%
Other	6	2%

TOTAL

310

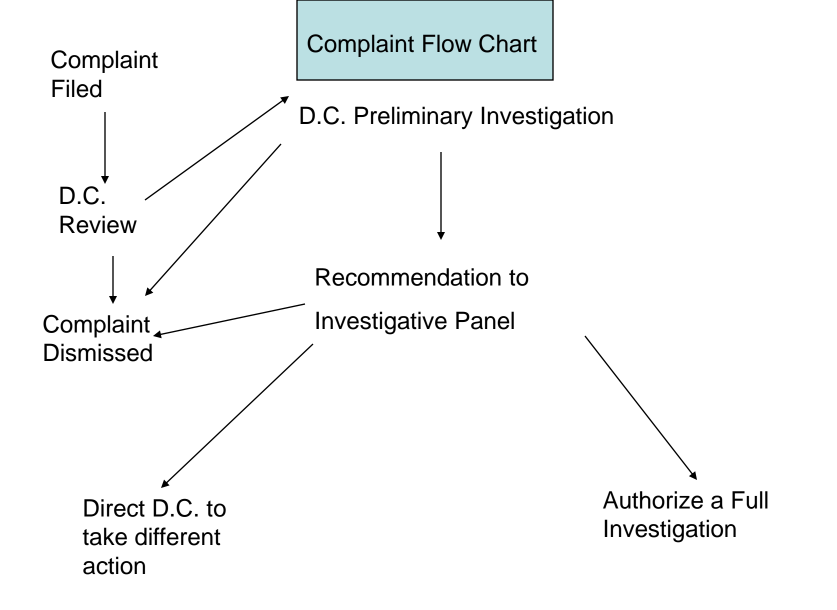


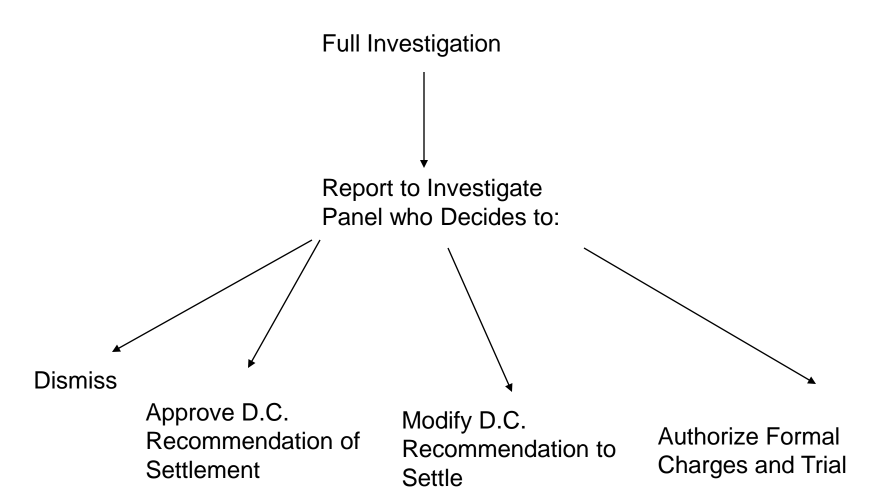
DISPOSITIONS 300 THROUGH 06/30/2008		
Dismissal by Disciplinary Counsel	208	69%
Dismissal after preliminary investigation	59	20%
Dismissal with warning after preliminary investigation	3	1%
Dismissal after appeal of summary dismissal	9	3%
Dismissal after full investigation	0	0%
Dismissal with warning after full investigation	1	0%
Deferred Discipline Agreement	6	2%
Private Letter Reprimand	5	2%
Private Censure	0	0%
Public Reprimand	3	1%
Public Censure	1	0%
Retired based on termination of Judge Status	5	2%
Other	0	0%

TOTAL PENDING CASES AS OF 06/30/2008

Types of Action Where Judge Received a Warning or Discipline

•	Failure to Comply with law	5
•	Bias, prejudice, unfairness	4
•	Discourtesy	2
•	Abuse of Office	5
•	Conflict of Interest	2
•	Delay	2
•	Disability	1
•	Political Violation	1
•	Miscellaneous	2





 Public Reprimands and Censures for 2007/2008 to follow:



511 Union Street Suite 600 Nashville, TN 37243-067

JUDGES OF THE TENNESSEE COURT OF THE JUDICIARY

September 7, 2007

100 Supreme Court Building 401 Seventh Avenue, North Nashville, TN 37219-1407 615-253-1470

Michael W. Catalano, Clerk

Don R. Ash Presiding Judge

J.S. (Steve) Daniel Disciplinary Counsel

David M. Cook Angelita Blackshear Dalton David G. Hayes William A. Kelley Jane Latimer Christy R. Little Paul Neely Pamela L. Reeves Mary Martin Schaffner Gregory D. Smith Steve Stafford Jean A. Stanley Dwight E. Stokes D. Michael Swiney Bernie Weinman Thomas T. Woodall

FOR PUBLIC RELEASE

The Honorable Clara W. Byrd 105 ½ South Cumberland Street P.O. Box 788 Lebanon, TN 37088-0788

RE: Complaint of Kasee Elkins v. Judge Clara W. Byrd File No. 06-2657

Dear Judge Byrd:

This shall serve as a public letter reprimand pursuant to your agreement with the Investigative Panel of this Court.

The reprimand relates to your actions in failing to implement the mandate of the Court of Appeals of the Middle Section of Tennessee in the case styled IN RE: C.A.R. #M2005-02286-COA-R3-CV. The mandate of the Court of Appeals required the implementation of the Court of Appeals judgment which required you to "immediately restore custody to the mother pursuant to the permanent parenting plan in effect prior to the change of custody in August of 2005." As a result of your failure to immediately follow the mandate, the mother of the child was required to expend additional attorney's fees to go back to the Court of Appeals to implement their order.

The above-styled conduct violates Canons 2A, 3B(2) and 3B(8) of the Code of Judicial Conduct and further constitutes conduct that brings the judiciary into public disrepute under Tennessee Code Annotated §17-5-302(8).



511 Union Street Suite 600 Nashville, TN 37243-067 JUDGES OF THE TENNESSEE COURT OF THE JUDICIARY

Don R. Ash Presiding Judge

1

J.S. (Steve) Daniel Disciplinary Counsel

David M. Cook Angelita Blackshear Dalton David G. Hayes William A. Kelley Jane Latimer Christy R. Little Paul Necly Pamela L. Reeves Mary Martin Schaffner Gregory D. Smith Steve Stafford Jean A. Stanley Dwight E. Stokes D. Michael Swiney Bernie Weinman Thomas T. Woodall

Michael W. Catalano, Clerk 100 Supreme Court Building 401 Seventh Avenue, North Nashville, TN 37219-1407 615-253-1470

February 19, 2008

RELEASE TO PRESS

PERSONAL/CONFIDENTIAL

The Honorable Burton D. Glover General Sessions Judge 531 South Brown Street Springfield, TN 37172

RE: Complaint of Max D. Fagan File No. 06-2871

Dear Judge Glover:

This shall serve as a public letter reprimand pursuant to your agreement with the Investigative Panel of this Court.

The reprimand relates to the receipt of two corporate campaign contributions in your 1998 campaign, one of which was over \$1,000. During your 2006 campaign, there was one corporate contribution to your campaign. Neither corporate contributions nor contributions over \$1,000 were allowable under our election laws. You personally signed the campaign disclosure statements listing these contributions and should have known the contributions were improper. Upon being informed by Disciplinary Counsel of this Court of this allegation, you properly refunded these contributions. Your actions violate Canons 2A and 5(C)(2)(b) of the Code of Judicial Conduct because you did not comply with state law regarding campaign finances.

The reprimand also relates to your campaign advertising during the 2006 election in which you knowingly misrepresented that Judge Max Fagan was habitually absent from court and that you had reduced juvenile crime by 25% during your prior term of office. This is a violation of Canon 5A(3)(d)(iii) of the Code of Judicial Conduct.

Thus, this letter serves as a public letter reprimand, and we are now closing our file. We greatly appreciate your cooperation with our Disciplinary Counsel and this Court throughout this process.

Sincerely yours,

Don R. Ash Presiding Judge

cc: David L. Raybin, Esq. Investigative Panel Disciplinary Counsel



511 Union Stocet Suite 600 Nashriffe, TN 37243-007 JEDGES OF THE TENNESSEE CODET OF THE JEDICLARY

March 28, 2008

thurR, Ash Presiding Judge LS, (Steve) Dariel

Basid M. Cook

William A. Kelley

Jane Latimes

Christy R. Little Pant Norly Pamela L. Reeves

Steve Stational

Jean A. Stanley Durght F. Stakes D. Michael Swincy

Bernie Weinstum

Therroy T. Wandall

Mary Martin Scholliner Geopery D. Smith

Disciplinary Coursel

Angelita Blackshear Dalton David G. Hayes FOR PUBLIC RELEASE

The Honorable Dennis W. Humphrey Roane County Coarthouse P.O. Box 73 Kangston, TN 37763

In re: Complaint of Kismet and Pearson v. Judge Dennis W. Humphrey File No. 07-3222

Michael W. Catalano, Clerk

100 Suntenic Court Building

401 Seventh Avenue, North

Nashville, IN 77219-1407

er[4-253-1470

Dear Judge Humphrey:

This shall serve as a public letter reprimand pursuant to your agreement with the Investigative Panel of this Court.

The reprimand relates to your actions in finding Darrell K. Pearson in contempt of court in Rome County General Sessions Court case 6485A. In this case you found Mr. Pearson in contempt of court when he had only been served by publication and not by personal service of process. You thereupon ordered his incarceration until he paid a \$5000 purge payment. You ordered him into custody where there was no statutory basis. As a result of your actions, Mr. Pearson was incarcerated for sixty-eight days before you hearned of his continued incarceration, considered his case, and released him. As result of your failure to follow basic due process under the Fourteenth Amendment of the United States Constitution and the Tennessee Constitution as well as failure to follow the law of contempt, Mr. Pearson was deprived of his freedom.

The above-styled conduct violates Canons 2A, 3B(2) and 3B(2) and 3B(8) of the Code of Judicial Conduct and is a violation of Tennessee Supreme Court Rule 13 requiring advice of the right to counsel and appointment of counsel before incarceration of someone for contempt. This conduct brings the judiciary into public disrepute under Tennessee Code Annotated § 17-5-302(8). Accordingly, this constitutes a public reprimand for your actions. In the future, you are to accord all persons appropriate service of process and follow the statutory mandates for any contempt actions that you consider.

This the 24 day of March, 2008.

Sincerely

Don R. Ash Presiding Judge Court of the Judiciary

DRA:cg cc: Investiga

Ъ¢,

Investigative Panel Disciplinary Counsel



511 Union Street Suite 600 Nashville, TN 37243-067

JUDGES OF THE TENNESSEE COURT OF THE JUDICIARY

Don R. Ash Presiding Judge

Sizve Stafford

Jean A. Stanley Dwight E. Stokes

D. Michael Swiney

Thomas T. Woodall

Bernie Weinman

May 16, 2008

PERSONAL & CONFIDENTIAL

J.S. (Steve) Daniel Disciplinary Counsel

David M. Cook Jickson County Gen-Angelia Blackshear Dalon Dickson County Gen-Angelia Blackshear Dalon A000 Highway 48 William A. Kelley North Suite 1 Jane Latimer Charlotte, TN 37036 Christy R. Linte Paul Neely Pamela L. Reves FC Mary Martin Schaffler Greeny D. Smith In pre- Complaint of

A. Andrew Jackson Dickson County General Sessions Judge 4000 Highway 48 North Suite 1

FORMAL LETTER OF REPRIMAND

In re: Complaint of Jerry Gonzales against Judge A. Andrew Jackson File No. 07-3154

Dear Judge Jackson:

This shall serve as a public censure pursuant to your agreement with the Investigative Panel of this court and in compliance with Tenn. Code Ann. § 17-5-301 (f) (5). This reprimand relates to your actions as the Dickson County Juvenile Court Judge in hearing cases in which children appeared before you who were illegal aliens, children of illegal aliens, or perceived by you as being illegal aliens. In juvenile cases in which the defendant juvenile had illegal or questionable legal status in the United States, you consistently determined that the child was dependent and neglected when the petition before you did not seek to have the child declared dependent and neglected and that you also when informed that this was inappropriate conduct, determined each child to be unruly, jailing these juveniles as a result of their status, their parents' status or your perceived view of the status. This course of conduct was demonstrated in hearings held before you March 14, 2007, April 18, 2007 and May 2, 2007 in the case of a juvenile identified for the purpose of this letter as R. I. so as to protect that juvenile's identify. In those proceedings you repeatedly asked counsel and the child "if he was illegal." You announced to counsel your predetermination of the case when you stated "Mr. Taylor, you know what I'm going to do on that don't you, might as well go on and get your appeal set up." These statements led to laughter in the courtroom and because of your perceived predetermination as to Hispanic individuals appearing before you. You also in this hearing told the representatives of the child to "Get on over

Michael W. Catalane, Clerk 100 Supreme Court Building 401 Seventh Avenue, North Nashville, TN 37219-1407 615-253-1470 there and get Birch to sign it. It always just irritates me to no end," referring to the requirement of counsel to seek an immediate appeal from your predetermined judgments and incarceration for juveniles in matters dealing in this particular case with a charge of speeding, expired permit and a seat belt violation.

Your actions in this and other juvenile cases violated Supreme Court Rule 10, Canon 1 requiring a judge to uphold the integrity and independent of the judiciary, Canon 2 requiring a judge to respect and comply with the law, Canon 3 B (2) requiring a judge to be faithful to the law and to maintain professional competence in it, Canon 3 B (5) requiring a judge to perform his judicial duties without biased and prejudice and your conduct in dealing with these juveniles deprived those individuals of equal protection of the law as required by the Fourteenth Amendment to the United States Constitution and the equal protection provisions of the Tennessee Constitution. In addition to the violations of the Canons of Judicial Ethics and state and federal constitutional rights, your conduct detrimentally affects the integrity of the Tennessee judiciary and undermines public confidence in the administration of justice.

This public censure represents the highest degree of judicial discipline authorized by law short of the Court seeking a judgment recommending your removal as a judge from office. In the future, you are to accord all persons who appear before you equal protection of the law and to decide their case on an independent and fair basis.

Sincerely,

Don R. Ash Presiding Judge Court of the Judiciary

DRA/cg cc. Investigative Panel Disciplinary Counsel