

Chief Judge, United States Court of Appeals, District of Columbia Circuit

Judge Garland, My name is Fred Mauney and I am filing a misconduct complaint on Judge Robert L. Wilkins involving an Amicus Curiae Brief I filed in the Floyd Landis vs Tailwind Sports / Lance Armstrong, Whistleblower Lawsuit in the D. C. Federal District Court, case # 10 cv 0976 (RLW). Judge Wilkins dsimissed this brief flippantly and without due consideration just days before leaving his judgeship with the Districk Court to assume a position with the Federal Appeals Court, Washington, D. C.

This Amicus Curiae Brief is a Qui Tam Amicus Curiae Brief alleging, detailing, and documenting more Fraud and Corruption in this Qui Tam Civil Action as well as probable cause to believe / investigate the possibility that "Fraud Upon The Court" was occuring, and more crimes and other defendants might need to be added to this lawsuit. Exhibits: 1 & 2 . Plus Exhibits: A thru Y and 1 thru 43.

This Amicus Curiae Brief is Qui Tam in and of itself therefor represents the interest of 314 million plus American citizens.

These allegations, (along with documentation) aren't up for discussion, or the court's discretion. Judge Wilkins is required to uphold the Honor and the Integrity of the court and the Law of the Land. Due Process of Law demands he do so. Not to discount the Federal Courts Code of Conduct for United States Judges,:

<u>Canon 1</u>: A judge should uphold the integrity and independence of the judiciary.

Canon 2: A judge should avoid impropriety and the appearance of impropriety in all activities.

<u>Canon 3</u>: A judge should perform the duties of the office fairly, impartially and diligently.

Judge Wilkins at the very least should have notified the United States Department of Justice (Fraud and Civil Divisions), The United States Attorney for the District of Columbia, The Director of the Federal Bureau of Investigation, and possibly the United States Internal Revenue Service. Do the allegations contained in the brief have any relevance to any of these government institutions.

For Judge Wilkins not to do so clearly shows that he has a callous disregard for the law, or doesn't have the mental capacity to grasp the seriousness of the situation or of my fundamental rights and the guarantees of the United States Constitution. Has, Judge Wilkins involved himself in some form of Quid Pro Quo scheme, as a favor to some friends, or even a bribe? To the point of entering into a criminal conspiracy to obstruct justice? And a criminal conspiracy to violate my First Amendment guaranteed right to petition the government for a redress of a grievances and my gauranteed Fourteenth Amendent right to Due Process of Law?

One more thing needs to be said, due to the gravity and seriousness of my investigation and allegations. I went several times to see the eminent constitutional law scholar Professor William (Bill) Van Alstyne so that he could view and advise me. Upon examing some of my documents Professor Van Alstyne replied there was misconduct by the United States Postal Service and the USPS- Inspector General's office and that anybody who wanted to could contact him and he would testify as such. This was mentioned in my Motion for Leave to File this Amicus Curaie Brief.

Judge Wilkins attitude seems to be that he is above the law and that Professor Van Alstyne's professional opinion is inconsequential and in fact just a bunch of crap that Judge Wilkins can just kick into the ditch on the side of the road.

So just who is Professor William W.Van Alstyne, Constitutional Law Professor extraordinaire? He taught constitutional law at Duke Law School for some 30 years while it was rated in the list of top 10 law schools in the U. S. In the early nineties the American Bar Association had placed him in their top 10 list of people it recommended for nomination to the U. S. Supreme Court. The U. S. Supreme Court has cited him and his work in it's decisions. He has testified numerous times, and gave legal advice/opinions before the U S House and Senate Judiciary Committees and other committees as well. He retired from Duke Law School in 2006 at which time Duke dropped out of the top 10 in law school rankings. He then went to William & Mary School of Law to teach at a time when they weren't in the top 100. After his arrival they were then rated number 20. When he retired last year from Willliam & Mary they then dropped back to number 33 on the list. He is one of a few legal scholars that has emeritus standing at two of the nations top law schools. Duke University and The College of William & Mary. Exhibit: 3.

Now, one has to ask, just who in the Hell does Judge Robert L.Wilkins think he is!? But then never mind. He has sworn an oath to the Government of the United States and betrayed that oath. He has clearly demonstrated he doesn't have the honesty, integrity or moral turpitude for someone wearing the robes on the Federal Bench.

Judge Merrick B. Garland, as a heads up I feel you should be made aware of other things I am doing to "Cover My Ass" and for you to be able to "Keep Your Tit, Out of The Ringer".

- I have a website http://fredmauney.com and when you go to it look to the menu tab to the left and hit the Phoenix Brief tab. It will then take you to the page where I have the Motion For Leave, Amicus Curiae Brief and all the exhibits up where you can view, download and print at no charge. Exhibit: 4. With over 600 views and 100 downloads.
- 2. Article where USADA chief Travis Tygart just announce at a anti doping conference that their are more names to be released. Exhibit: 5. They have been notified and then downloaded
- 3. Website http://www.cyclingnews.com where I have a thread or posting and will show I already have over 1100 views. Exhibit: 6 . After posting, a lot more downloads of the brief.

- 4. Four analytical graph charts from my website demonstrating the gigabytes and time frames of thr Amicus Brief views and downloads. Exhibit: ______.
- 5. To further demonstrate the importance of this Amicus Curiae Brief to the court is the lastest revelations on more people and defendants being implecated by Lance Armstrong . Exhibit: _8 .
- 6. This Amicus Curiae Brief has been made available to the 3 million dollar (Lance Armstrong) International Cycling Union- The ICU's doping investigation.....It is just a matter of time before this Amicus Curiae Brief goes viral.

Also, Let it be said there are 199 law schools in the U S. That what Judge Wilkins has insulted all of the thousands of members of the legal academic community, not to mention the professional legal community. An email list of all these law professors is now being assembled so they may join in on this complaint, to defend one of their own, and the callous disreguard for the truth by Judge Robert L. Wilkins.

Dated: This Day /

Month Of April, Year 2014.

Respectively Submitted By: Left Corfee Many

FRED WOODROW MAUNEY, JR.

401 W. 24th St.

Charlotte, N. C. 28206

Email: akathephoenix@yahoo.com

Cell: 202.413.8578

cc: Clerk of Court, Federal Court of Appeals, DC Circuit

Richard W.Roberts, Chief Judge, DC Federal District Court