#### NOTICE OF WEBSITE, AND OF ANNOTATED MEMOIR ("ADDITIONAL MATERIALS")

It is hereby noticed that I (the Complainant, Walter Tuvell) own/maintain a **website** devoted to Judicial Misconduct: <a href="http://JudicialMisconduct.us.">http://JudicialMisconduct.us.</a>

One whole webpage on that website is devoted to the case of *Ryan v. U.S.:* http://JudicialMisconduct.US/CaseStudies/RYANvUS (ALSCHULERvEASTERBROOK).

That webpage holds (and also links to publicly accessible online copies of) Prof. Albert Alschuler's "notorious" law review article (which he styles as a **Memoir**), How Frank Easterbrook Kept George Ryan in Prison.

The webpage also holds a copy of our newly produced <u>annotated</u> version, which we call **Memoir Annotated ("MemAnn")**: <a href="http://Judicial-Misconduct.US/sites/default/files/2018-05/MemoirAnnotated.pdf">http://Judicial-Misconduct.US/sites/default/files/2018-05/MemoirAnnotated.pdf</a>. As a sample of MemAnn, its first page of text+annotations is attached hereto, *infra*.

THESE ONLINE RESOURCES (WEBSITE, WEBPAGE, MemAnn DOC-UMENT) ARE HEREBY SUBMITTED AS <u>INTEGRAL COMPONENTS</u> OF OUR JUDICIAL MISCONDUCT PROCEEDINGS AGAINST JUDGES EASTERBROOK AND WOOD (and potentially others in future)

It is expected that the submission of these "additional materials" (in the sense of Judicial Misconduct Complaints) **in "electronic" form** is wholly acceptable to the Court, in this day-and-age. Especially, we note that MemAnn is a **PDF (Portable Document Format)** document, which is equipped with "live"/clickable links (esp. for its legal citations/references), thus making study/research/checking of the document much easier. Nonetheless, should the Court decide for some reason that it desires an offline copy (thumbdrive, paper hardcopy, whatever), Complainant hereby declares his willingness to submit/provide that, upon request/order/demand.

the As a typical online/dynamic/"live" (as opposed to offline/static/"dead") document, MemAnn is (desirably) subject to ongoing revision/bug-fixing. Such modified versions are intended only to make the document "bigger/better/faster/stronger," in minor/trivial ways (such as repairing typographical errors, or making the wording more euphonious) — not to "sneak additional substantive materials" into it. This should be acceptable to the Court, for at least two reasons: (i) the Court can always make its own offline "snapshots" if it doesn't like the online nature of MemAnn; (ii) the "really important" primary/substantive content of MemAnn is the underlying Memoir itself (not the annotations we have added/supplied, which is merely secondary/editorial in nature), and the underlying Memoir itself is of course constant/never-changing.



## HOW FRANK EASTERBROOK KEPT GEORGE RYAN IN PRISON

### Albert W. Alschuler\*

#### TABLE OF CONTENTS

INTRODUCTION  THE EYE OF THE BEHOLDER: TWO VIEWS OF JUGGE EASTERBROCK 8  THE COALS OF THE MEMOIR AND HOW IT WILL PROCEED	2	E EASTERBROOK 8	PROCEED16	RYAN20	20	24	27	31	31		38	38	40	49	53	53	niver 58	63	NEW ARGUMENT 65	29	29	70	fed by the Parties 75	ORM81	81	85	0.7
	UCTION.	THE EYE OF THE BEHOLDER: TWO VIEWS OF JUDGE EASTERBROOK	THE GOALS OF THIS MEMOIR AND HOW IT WILL PROCEED	THE PROSECUTION AND CONVICTION OF GEORGE RYAN	tangible Right of Honest Services"	ent and Trial	Jury Deliberations, Verdict, and Appeal	THE ROUTE BACK TO THE SEVENTH CIRCUIT	reme Court Decides Skilling	eturns to the District Court	GUMENT FROM HELL	asterbrook Emerges	it by a Truck	The Government Gets Hit by the Truck	FASTERBROOK OPINES	➤Concocting Something Else: A Fantasy Forfeiture	rding and Concealing the Government's Wi	Explanations	MINI-VICTORY IN THE SUPREME COURT AND A NEW ARGUMENT 65	ASTERBROOK OPINES AGAIN	Another Concocted Waiver67	Counting	At Long Last: The Court Addresses the Issues Briefed by the Parties 75	LARGER LESSONS AND SOME PROPOSALS FOR REFORM	Procedure in an Adversary System	ing Errors	CONCLUSION

elsewhere) to use euphemisms like "concoct" — but we all know the

Alschuler is genteel enough here (and

right word is "BULLSHIT" ("B.S.", and by a pompous

ass, no less)

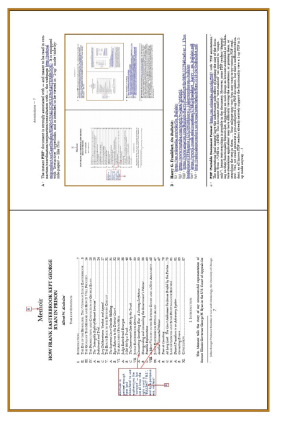
В

#### I. INTRODUCTION

This Memoir tells the story of my unsuccessful representation of former Illinois Governor George H. Ryan in the U.S. Court of Appeals for

#### $Annotations \sim 7$

 $A \cdot \text{ The instant } \textbf{PDF}^{\alpha} \text{ document is strongly associated with } -- \text{ and meant to be read in con-}$ nection/coordination/conjunction/consultation with — the webpage <a href="http://judicialmisconduct.us/CaseStudies/RYANVUS(ALSCHULERvEASTERBROOK)">http://judicialmisconduct.us/CaseStudies/RYANVUS(ALSCHULERvEASTERBROOK)</a>. It is equipped with "live/active" hyperlinks, and is intended to be viewed in "2-up" mode (side-by-side-pages) — like this:



# B · Harry G. Frankfurt, On Bullshit:

- (i) https://en.wikipedia.org/wiki/On\_Bullshit;
- (ii) https://www.youtube.com/watch?v=lArA7nMIqSI;
- (iii) https://www.amazon.com/Bullshit-Harry-Frankfurt/dp/0691122946/ref=sr 1 1?s= books&ie=UTF8&qid=1525209588&sr=1-1&keywords=on+bullshit;
  - $(iv) \cdot https://www5.csudh.edu/ccauthen/576f12/frankfurt_harry_- on_bullshit.pdf; \\ (v) \cdot http://judicialmisconduct.us/drupal/sites/default/files/2018-04/OnBullshit.pdf. \\ \label{eq:controlle}$

α· PDF (Portable Document Format (https://en.wikipedia.org/wiki/PDE), with "PDF annotations." The annotations (and images) have the unfortunate side-effect of bloating the size of the document iten and iten — «Ma to — «AMB). This document itself is "text-enabled" (as opposed to "imagening on their functionality is possible in the document. However, some PDF readers (depending on their functionality feature-list, depending on such things as browser-embedded or full-feature-standalone application) may have difficulty viewing the annotations, or printing them, or searching the text in them, .... Your mileage may vary (you may want to try various PDF readers). (Yes, we could generate a pre-configured 2-up PDF document, but that's inefficient/redundant, as all known PDF readers already natively support the functionality view a 1-up PDF in 2up mode anyway ....)

Julius Kreeger Professor Emeritus of Law and Criminology, the University of Chicago.