**Subject:** Re: : Request(/demand) for PIN investigation(/action)

From: Walt Tuvell < walt.tuvell@gmail.com>

**Date:** 02/10/17 05:46

**To:** "Division, Criminal" < Criminal.Division@usdoj.gov>

Thank you for responding. You say you "hope the information has been helpful". No, it hasn't. For the following reasons:

- As you (should) already know (because it was in the materials I forwarded to you), I have ALREADY (on Sep 12, 2016) filed Judicial Misconduct Complaint to the 1st Cir Judicial Council under 28 USC §351, as you suggest. I also told you I did not trust the Judicial Council ("self-policing" nullity), and that's why I begged you (DOJ/PIN) to help. What you don't know (because it happened just last week), that Complaint was denied, continuing the 1st Cir pattern of misconduct and crime. I am currently in the process of appealing that decision to the Judicial Council (I will send you a copy when I file it). I still do not trust them. Therefore, I hereby continue to beg you for help.
- Complaining to state bar association, as you suggest, is useless, because I'm complaining about judicial misconduct and criminal behavior of federal judges here, not about attorney discipline.
- I've already tried contacting the FBI numerous times, but THEY REFUSED TO TALK TO ME (no doubt a crime in itself)! Hence, I contacted the DOJ OIG about that misbehavior, and THEY REFUSED TO TALK TO ME TOO! This is public corruption ("royal run-around", "bum's rush"). Therefore, I hereby continue to beg YOU (PIN) for help (because there is no place else to turn).
- Further, you say you depend on the FBI for "investigation", but as I already told you, no "investigation" is needed, because the wrongdoing that has happened is all a MATTER OF PUBLIC RECORD (court filings), which I've already sent to you. All you have to do is read it. Why haven't you done so?
- PLEASE allow me to communicate (email preferably, or personal presence, or phone) with somebody at PIN with authority (as opposed to you, "correspondence management staff"). I REALLY need to speak to your LAWYERS (non-lawyers, such as you, can't possibly understand the depth of the problems I'm complaining about). I'm available any time!

As I've told already you, the judicial corruption I'm complaining about is deeper than WaterGate (or any other scandal you can mention), because it involves the whole 1st Cir judges (in conspiracy). This can be a job ONLY for PIN. PLEASE don't keep giving me the brush-off. DO YOUR JOB (as it says on PIN's website), "immediately, if not sooner":

The Public Integrity Section (PIN) oversees the federal effort to combat corruption through the prosecution of elected and appointed public officials at all levels of government. The Section has exclusive jurisdiction over allegations of criminal misconduct on the part of federal judges and also supervises the nationwide investigation and prosecution of election crimes. Section attorneys prosecute selected cases against federal, state, and local officials, and are available as a source of advice and expertise to other prosecutors and investigators.

Specifically, READ THE COMPLAINTS (not you, but a good lawyer) I've sent you, and then (TRY TO) DISPROVE my assertion that this is the worst case of Judicial Corruption we've ever seen in this country. If you really think I'm some sort of "crackpot", it will only take you less than 1 hour to spot any flaws in my arguments, and to craft a response to me. Go ahead: THAT'S YOUR JOB. If you don't/can't do this, then you yourself are in need of being investigated (presumably by PIN) for corruption.

- Walter Tuvell

On 02/09/17 15:01, Division, Criminal wrote:

Dear Mr. Walt Tuvell:

Thank you for your email dated January 9, 2017, to the Department of Justice. We have been asked to respond to you on the Department's behalf.

Pursuant to Title 28, United States Code, Section 351, if you believe that a federal judge has engaged in conduct that is "prejudicial to the effective and expeditious administration of the business of the courts," you may file a written complaint with the clerk of the court of appeals for the appropriate federal circuit. The complaint will be reviewed by the Chief Judge for the circuit. Should you wish to contact that office directly, you may write:

U.S. Court of Appeals U.S. Courthouse 1 Courthouse Way, Suite 2500 Boston, MA 02210

In addition, you may wish to provide this information to the disciplinary committee of the state bar association, which has the

authority to review allegations of professional misconduct by attorneys.

We rely on investigative agencies to gather the relevant facts. If you believe this matter may constitute criminal activity, please contact the Federal Bureau of Investigation (FBI), the investigative arm of the Department of Justice. The FBI will determine whether a federal investigation may be warranted. If appropriate, the FBI will refer the matter to a United States Attorney for a final determination regarding legal action.

Again, thank you for writing the Department of Justice. We hope this information has been helpful.

Sincerely,

Correspondence Management Staff Office of Administration

Reference Number: DA300578449