

In The Circuit Court of The
Twentieth Judicial Circuit, In
And For Glades County, Florida

State of Florida,
Plaintiff
v.

Cary Michael Lambrix,
Defendant

Case No. 8342 CF (Greider)

NOTICE OF FILING OF FORMAL ETHICS COMPLAINT WITH JUDICIAL
QUALIFICATIONS COMMITTEE AGAINST CHIEF JUDGE KEITH CARY AND JUDGE GREIDER

Comes now, Cary Michael Lambrix, Defendant (pro se) before this Court by and through the above-styled cause and does now submit Notice of Filing of the attached formal ethics complaint submitted upon this date to the Judicial Qualifications Committee requesting an investigation and subsequent disciplinary action to be brought against both Chief Judge G. Keith Cary and Judge Christine Greider for engaging in the deliberate acts of judicial misconduct detailed in the attached, with the intent and purpose of undermining the integrity of judicial proceedings.

Cary Michael Lambrix
Cary Michael Lambrix #82053
Union Correctional Institution
7819 NW 22nd St (P5111)
Raiford, Florida 320291-4440

CERTIFICATE OF SERVICE

I, Cary Michael Lambrix, do hereby certify that a true copy of the above Notice, and 4 page attachment has been duly served to: Chief Judge G. Keith Cary, Lee County Justice Center, 1700 Monroe Street, Fort Myers, Fla, 33901; Judge Christine Greider, Hendry County Courthouse, PO Box 567, LaBelle, Fla, 33995; William Morris and Craig Trocino, Attorneys, Capital Collateral Regional Counsel, 101 N.E 3rd Ave (Suite 400), Ft Lauderdale, Fla, 33301; Cynthia Ross, Asst. State Attorney, PO Box 399, Ft Myers, Fla, 33902-0399, and Carol Ditzman, Asst. Attorney General, 3507 E. Frontage Rd (Suite 200), Tampa, Florida 33607 by US Mail upon this 27th day of October, 2009

Cary Michael Lambrix

Judicial Qualifications Committee
Florida Supreme Court
500 South Duval Street
Tallahassee, Florida 32399-1925

Michael Lambrix 482053
Union Correctional Institution
7819 N.W. 228th St. (P5111)
Raiford, Florida 32026-4440

October 27, 2009

Re: Formal Complaint of Judicial Misconduct

Subjects: Chief Judge G. Kerth Cary and Circuit Court Judge Christine Greider,
Twentieth Judicial Circuit Court

Dear

The instant complaint pertains to matters currently under both state and federal investigation involving political corruption in southwest Florida. On October 14, 2009 Florida Governor Charlie Crist formally requested the appointment of a special prosecutor and convening a statewide Grand Jury investigation into the alleged political corruption. This complaint involves acts of deliberate judicial misconduct by both Chief Judge G. Kerth Cary and Circuit Court Judge Christine Greider, both of the Twentieth Judicial Circuit, of Southwest Florida.

In August 2009 the Fort Myers News-Press did an article about how the Twentieth Judicial Circuit elected State Attorney Steve Russell and Lee County Sheriff Mike Scott had established a long standing relationship with convicted felon Richard Spence for the purpose of conducting political fundraisers in Southwest Florida. Through these political fundraisers, this "political cabal" was able to virtually manipulate and control local elections - including the elections of circuit court judges on the Twentieth Judicial Circuit.

What must be noted is that Richard Spence was convicted (plea guilty) in 1995 of being a primary "money launderer" for the Columbian "Cali Cartel", during which time - according to Federal records - Mr. Spence personally "laundered" approximately \$100 million dollars in illegally gained profits from the importation and sale of massive quantities of cocaine. Mr. Spence pled guilty to both money laundering and kidnapping in exchange for a reduced prison sentence of 3 1/2 years and after his release from prison, Mr. Spence moved to Lee County, Florida and bought a local business by name of "The Alva Village Market."

After relocating to Lee County, Florida Mr. Spence established and subsequently maintained a personal and political relationship with numerous elected officials in the area, including former elected State Attorney Joseph B. Alessandri, current elected State Attorney Steve Russell, current Chief Deputy State Attorney Randall McGruther, the elected sheriffs of both Lee County and Hendry County, current Lt Governor Jeff Kottkamp and numerous locally

elected Twentieth Judicial Circuit judges, including Chief Judge R. Keith Cary.

Through this organized political cabal, substantial amounts of money was raised and funnelled into the election campaigns of those running for elected office. Most of the money - collectively amounting to millions of dollars during a 5 year period - was funnelled into relatively unregulated "527" political groups (named that after the I.R.S. tax code) - and then used to publically campaign for those candidates chosen by this political cabal. Because of the substantial influence of this well-funded "527" political groups effectively controlled by this small group in alliance with Richard Spence, this small group gained and maintained control of the election of Circuit Court judges.

Shortly after this deliberate corruption of the election process was revealed, numerous investigations soon concluded that this political corruption directly involved at least six (6) of the elected Circuit Court judges in the Twentieth Judicial Circuit, including Chief Judge G. Keith Cary - who has had a long standing personal and professional relationship with the individuals involved in these political fundraisers now subject to both state and federal investigation.

After an exhaustive investigation by individuals assisting in my own capital (death-sentenced) post conviction appeals currently before the 20th Judicial Circuit Court, it was discovered that Circuit Court Judge R. Thomas Corbin personally received substantial support from this group when Judge Corbin ran "unopposed" for re-election to the Circuit Court bench in 2006. (See, www.southerninjustice.com) ("Case Update - Oct. 2009")

Prior to that November 2006 election Judge Corbin presided over my capital post conviction proceedings during which time the claims before the Court focused on numerous specific acts of deliberate prosecutorial misconduct and in fact, numerous employees (including Chief Deputy State Attorney Randall McGruther) personally testified as witnesses - at no time during these post conviction proceedings did Judge Corbin disclose his personal and political relationship with the members of the State Attorneys office associated with this political cabal responsible for assisting in his 2006 re-election to the bench.

Subsequently, Judge Corbin denied the post-conviction claims, rejecting the virtual wealth of evidence supporting my consistently pled claim of actual innocence upon finding that the testimony of the state attorney employees was credible while virtually all other evidence was not credible. An appeal on this is now pending before the Florida Supreme Court as Lambrix v. State, Flasc Case # SC06-0064 (all appeal briefs are available in their entirety online at www.southerninjustice.com/hearings-briefs)

Upon discovering the political and personal relationship between Judge R. Thomas Corbin

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and the members of this political cabal, a Motion for disqualification of Judge R. Thomas Corbin was filed on September 01, 2009. However, Judge Corbin personally denied this supported motion within a week of its filing. (This Motion for disqualification is posted in its entirety online at: www.southerninjustice.com/MotionforDisqualificationofJudgeRThomasCorbin)

On September 29, 2009 a formal comprehensive "Section 1983" civil action was filed in the Leon County Circuit Court as Lambrix v. McNeil, et al., Case No. 2009-CA-003819, which primarily challenges the constitutionality of Florida's allegedly dysfunctional and fundamentally unfair capital post conviction appeal process. In this comprehensive complaint, eleven (11) specifically pled "Causes of Action" are raised, each addressing a specific element contributing to the collective political corruption of Florida's capital post conviction appeal process. (This civil action is posted in its entirety and available online at: www.southerninjustice.com/2009.state.1983)

In this comprehensive civil action the "Sixth Cause of Action" (pgs 137-150) specifically names Florida Governor Charlie Crist, 20th Judicial Circuit State Attorney Steve Russell and Chief Deputy State Attorney Randall McGruther as named defendants, describing in detail how their personal and political relationship with Richard Spence - a known associate of the Colombian drug cartels - allowed them to use this political influence to obstruct and circumvent fair and meaningful review of the claims of prosecutorial misconduct before the state courts. See also; www.southerninjustice.com/caseupdate-October2009

On October 6, 2009 - approximately one week after this comprehensive civil action was served upon both elected state attorney Steve Russell and CDSA Randall McGruther - Chief Judge G. Kerth Cary "upon (his) own motion" and without cause or explanation abruptly re-assigned my capital post conviction case to Circuit Court Judge Christine Greider. For the following reasons this abrupt re-assignment of this capital case is clearly an act of deliberate judicial misconduct intended to protect Chief Judge Cary's personal and political associates from allegations of extreme prosecutorial misconduct, with the intent to undermine the integrity of the judicial process itself.

There can be absolutely no question that Chief Judge G. Kerth Cary has had a long-standing personal and professional relationship with both elected state attorney Steve Russell and CDSA Randall McGruther. Prior to becoming a circuit court judge, Chief Judge Keith Cary worked with both Russell and McGruther, and as public election records indisputably show through the years Chief Judge Cary received substantial political support from his longtime friends Russell and McGruther.

Equally so, the long standing relationship between Circuit Judge Christine Greider and

both State Attorney Steve Russell and COSA Randall McGruther simply cannot be denied. Judge Greider was appointed to the county court in 2006 by then Governor Jeb Bush. Subsequently in 2008 Judge Greider ran for the Circuit Court bench and won after receiving substantial political support from the political cabal controlling fundraisers through Richard Spence, and both Steve Russell and Randall McGruther.

Prior to being placed on the court, Judge Christine Greider was employed as an Asst. State Attorney for approximately 9 years ~~to~~ (1997-2006) and personally worked for and with both Steve Russell and Randall McGruther during the time (1998-2006) that the State Attorneys office itself was under review for deliberate misconduct in my capital case.

Clearly, both Chief Judge G Keith Cary and Judge Christine Greider were aware of their long standing personal and professional relationship with Steve Russell and Randall McGruther - and Chief Judge Cary's abrupt re assignment of my capital case to Judge Greider only days after the comprehensive civil action specifically naming both Russell and McGruther was formally filed was and is a disingenuous attempt to obstruct and deny a full and fair review of the specifically pled claims of political corruption and prosecutorial misconduct now pending before the circuit courts.

Although Governor Charlie Crist has now requested a Grand Jury investigation into these political fundraisers at issue, which specifically includes the deliberate political manipulation in the election of at least six 20th Judicial Circuit Court Judges - including both Chief Judge G Keith Cary and Judge Christine Greider's own relationship with the individuals now under investigation, this instant correspondence serves as a formal request for investigation of judicial misconduct by both Chief Judge G Keith Cary and Judge Christine Greider specifically regarding the timing and circumstances of Chief Judge Cary's sub sponte (and without cause or explanation) re-assignment of this capital case to Judge Greider only days after the comprehensive civil action was filed against their long standing personal friends and political allies. (www.southerninjustice.com/2009state1983)

The timing and circumstances, as well as the long standing relationship between these parties, clearly indicate extreme judicial misconduct and abuse of judicial office with the purpose and intent of deliberately undermining the integrity of the judicial process. Clearly, formal disciplinary action and immediate removal from judicial office is warranted in this case. I would ask that this matter be expeditiously investigated and the appropriate action taken.

Most Sincerely,
C. Michael Jenkins