

Judicial Discipline & Disability Commission

JUDGE LEON N. JAMISON
CHAIRMAN

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DAVID A. STEWART
EXECUTIVE DIRECTOR

P R E S S R E L E A S E

POINT OF CONTACT: DAVID STEWART

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FOR IMMEDIATE RELEASE

November 21, 2008

The Arkansas Judicial Discipline and Disability Commission today announced that an agreed Letter of Reprimand has been issued to Judge Mary McGowan, Circuit Court Judge of the Sixth Judicial District and an agreed letter of reprimand has been issued to Judge L. T. Simes, Circuit Court Judge of the First Judicial District.

JUDGE MARY McGOWAN

A copy of the formal reprimand against Judge McGowan is attached.

JUDGE L. T. SIMES

A copy of the formal reprimand against Judge Simes is attached.



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EXECUTIVE DIRECTOR

November 21, 2008

Honorable L.T. Simes
1st Division Circuit Court
PO Box 2775
West Helena, AR 72390

RE: LETTER OF REPRIMAND, Case #07-259

Dear Judge Simes:

At the conclusion of its March 21, 2008 meeting, the Judicial Discipline & Disability Commission voted to proceed to a Disciplinary Hearing finding sufficient probable cause to support a violation of the Judicial Canon as alleged in Case #07-259.

Upon entering into this agreed Letter of Reprimand the following findings are undisputed:

In case #07-259, the Commission found that you were an elected circuit court judge at all times relevant to the matter under consideration. The Commission also found that in the case of *Crumbly v. Willis*, you failed to enter an Order promptly and did not accurately calculate the length of time that this case had been on your docket ready for adjudication by the court. This matter arose from an election contest and a prompt, efficient decision was required. You have promised to make prompt rulings in accordance with Canon 3B(8).

The Commission finds that you have been previously admonished in JDDC case #04-206 and given a public informal adjustment in JDDC #03-178.

For your conduct in violating the above provisions of Canon 3B(8) of the Code of Judicial Conduct, it is the decision of the Commission that you be reprimanded. This public reprimand constitutes adequate discipline and no further action is warranted. Further discipline may occur if the Judicial Discipline & Disability Commission finds similar violations in the future. This Commission action is public information.

BY DIRECTION OF THIS COMMISSION:

David A Stewart
Executive Director



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November 21, 2008

Honorable Mary McGowan
9th Division Circuit Court
401 W. Markham, Rm, 320
Little Rock, AR 72201

RE: LETTER OF REPRIMAND, Case #05-150; Case #08-290

Dear Judge McGowan:

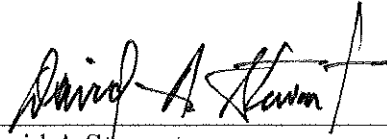
The Judicial Discipline and Disability Commission has considered the allegations and the results of its preliminary investigation in case #05-150 and case #08-290. In both of these complaints, the Commission has now made the following findings and dispositions which you do not dispute.

In case #08-290, the Commission found that you were an elected circuit court judge at all times relevant to the matter under consideration. The Commission also found that in several cases in the past, you failed to decide matters promptly and did not accurately calculate the length of time that several matters had been on your docket ready for adjudication by the court. In approximately 7 instances, you failed to report cases that had been pending for more than 90 days as required under Administrative Order #3. All of these pending cases are either now closed or the previously pending motions have been adjudicated and need not be reported on your 90 day list. You have pledged to comply with Administrative Order #3 in the future. This letter resolves any and all known failures and lapses of prompt and efficient disposition of your cases to date.

In case #05-150, the Commission found that on several occasions prior to May 2005, you had lapses in demeanor while on the bench. Specifically, you were not always patient and courteous to litigants and lawyers and others with whom you deal in an official capacity in violation of Canon 3(B)(4).

For your conduct in violating the above provisions of the Code of Judicial Conduct, it is the decision of the Commission that you be reprimanded. This public reprimand constitutes adequate discipline and no further action is warranted. Further discipline may occur if the Judicial Discipline & Disability Commission finds similar violations in the future. This Commission action is public information.

BY DIRECTION OF THIS COMMISSION:

A handwritten signature in black ink, appearing to read "David A. Stewart", written over a horizontal line.

David A Stewart
Executive Director