

## **Judicial Counsel Complaint PG2**

Whereas, it is a custom for the so called defense attorneys make no defense, sham defenses, or the wrong defenses. One of their purposes in pulling their punches is, so that it will look as though they are fighting, while allowing the prosecution to win. They do so with the unwritten knowledge, assistance, and orders of their fellow lawyer acting as judge. Judges have quotas, to make sure cases do not go to trial, and to help the prosecutor get as many convictions as possible. These judges have committed criminal acts that have destroyed the rule of law. This not only constitutes high crimes, but high treason as well.

This complaint is specifically about Judge Meredith Taylor, who has knowingly, and willingly furthered this conspiracy, by the following acts, and omissions (1) Excepted a coerced guilty plea from an innocent person, when she knew Ms. Ferguson was being framed, and railroaded. Proof (A) June 7, 2002 Pro-se motion to vacate denial of right to a demur hearing. ( B ) June 7, 2002 motion to quash Information based on known perjury by Police and prosecutor. ( C ) Hearing August 13, 2002 Transcript page 4 lines (9 -13) Attorney Zelen to Judge Taylor (She believes that her plea is involuntarily).

(D) PG 16 Lines (17-23) you are getting five years probation, because of the amount of money you owe. You are on probation, first and foremost, to repay the debt owed to the people who were named victims in this matter. (E) PG17, lines (7-18). This judge had no restitution hearing to determine if this money was in fact owed, or if owed that the figures were right. The facts are that they were fabricated & based on perjury. By the LAPD, City of La, LAC district attorney, and done so with the assistance of Judge Taylor.

Judge Taylor is a willing accomplice to these crimes. Judge Taylor is using the court's authority to extort money from Ms Ferguson, and sentencing her to enforce a debtors prison policy. Judge Taylor knew that Ms. Ferguson could not be guilty of the charge of stealing these horses. As these so call victims, horses were willfully given, therefore impossible for them to be stolen.

They were given to West Coast Riding Academy Inc, and were in the possession of the police. The police did steal them from WCRA, as the court knew. They had a duty to give stolen property back to its lawful owners. If they were stolen, they should have given them back to the donors, if they wanted them. If they did not want them, that on its face shows that they were a burden & worthless.

The government gave this private property they stole from WCRA its true owners. Property which also was the alleged evidence of a crime to their agents including Cathleen Doyal. Who conspired with the government to manufacture this case from the beginning.

Furthermore a large part of this fine was for horses that were owned by West Coast Riding Academy Inc. for years and were never owned by the donors who are alleged victims. Judges including Meredith Taylor have been informed of these crimes and have covered up this criminal activity for years. Judge Taylor has a history of being harsh with no mercy on people that she feels has violated their probation.

Judge Taylor herself however has been getting away Scot free with her contempt for justice. She is **use to** being protected by her fellow lawyers, officers of the court. Who attempt to give judges plausible deny ability. By refusing to put the facts and truth before the court. However in this case it was done anyway by defendant in pro-se. Therefore judge Taylor's evil doing, her betrayal of the peoples trust, which constitute, the act of waging war against we the people is indisputable.

This manifest corruption by the legal establishments, their dangerous predators and the judiciary. As demonstrated by Judge Taylor's acts and admissions. Constitute a clear and present danger to our republic, the liberty and property of all in California. The fastest remedy to this betrayal and grievous threat. Is to have a referendum removing all judges from the bench who are lawyers. Banning lawyers from becoming judges and replacing them, with non lawyers as judges. Thereby finding new guards who will protect our liberty and purify our temples of justice.

I am attaching as exhibit ( F ) three letters to the California attorney General dated 7/24/03, 8/20/03 9/15/03 Demanding the arrest and prosecution of all the coconspirators in this case including Judge Taylor. It is my demand that you investigate Judge Taylor completely, not only regarding Ms Ferguson

**Judicial Counsel Complaint PG3**

case but all & others who's rights she may also have violated. That you remove her as a judge, prosecute her and send her to the prisons that she has so callously sends her victims. Exhibit (G) Pg14 lines 3-4.

Sincerely Yours  
Americas Freedom Foundation

Dr Edward P. Reddeck  
President

PS: I am sure that your agency will further the coverup of this widespread corruption of our courts. As it is your proven custom. For your investigations are a sham. Designed to deceive the people into thinking that there is an oversight agency that keeps our courts purified. When in fact what you do is to run interference & coverup for the treasons acts of these corrupt judges. This complaint is to provide the people with the information necessary to recall you, these corrupt judges and get new guards for our liberty. As well as the hope you might just one time do your duty.