

CONCLUSION

JUDGE SCALES ORDERS, DECISIONS, WORDS AND ACTIONS HAVE ALREADY AND REPEATEDLY DEMONSTRATED HIS UNETHICAL BIAS AND PREJUDGEMENT AGAINST M. VODEN, AN INNOCENT DEFENDANT. JUDGE SCALES WITNESSED IPM BY SHAWN FULLER, INTENTIONAL DEFENSE ATTORNEY MISCONDUCT-CASE BASED UPON ICI, AND SCALES' OWN IJM. JUDGE SCALES IS NOT INEXPERIENCED, THEREFORE HIS KNOWLEDGE OF THE COLLUSION ABOVE WAS CLEAR TO HIM, AND HOW IT ALL WAS INTENTIONAL TO OBTAIN AN ILLEGAL CONVICTION AGAINST VODEN. RULE 32.4(e) WAS CLEARLY DESIGNED TO REQUIRE JUDGE SCALES TO TRANSFER THE PCR PROCEEDINGS IN THIS CASE TO ANOTHER JUDGE, DUE TO THE FACT JUDGE SCALES IS A MATERIAL WITNESS.

RESPECTFULLY SUBMITTED THIS 10th DAY OF APRIL, 2018.

Michael A. Voden

MICHAEL A. VODEN, PROPER

ORIGINAL FILED ON _____, 2018 TO:
CLERK OF SUPERIOR COURT OF GILA COUNTY

COPIES PROVIDED ON _____, 2018 TO:
JUDGE G. SCALES
GILA CO. PROSECUTOR