

CONTACT:
Dr. Amir Sanjari
Director
United Civil Rights Councils of America
E-MAIL: Sels56@yahoo.com
PHONE: (978) 702 4765

FEBRUARY 29, 2008
FOR IMMEDIATE RELEASE

Indiana Court Judge Subject Of Anticipated Federal Investigation Resigns Prematurely

Circuit Court Judge Michael D. Cook of Plymouth, Marshall County, Indiana, resigned from the bench. The premature resignation coming well before the end of his term of office, took effect today. While on the bench, judge Cook knowingly, and with the knowledge of chief justice Randall Terry Shepard of Indiana Supreme Court, violated federal laws and constitutional rights of many Indiana parents resulting in abuse and endangerment of children as well as in fraud upon the United States and people of Indiana. In at least one instance, judge Cook was sued (2003) for child endangerment and other misconduct in the US District Court by Dr. Sanjari. Judge Cook's conduct, in conjunction with Elkhart Attorney Max walker, Jr., resulted in physical and psychological harm to children and in financial benefits (see below) to the county. More recently, judge Cook saw fit in his court to defraud, this time, a disabled man and deprive him of his livelihood and constitutionally protected rights (South Bend Tribune, December 29, 30, 2007).

Judge Cook's premature resignation comes amid Dr. Sanjari's ceaseless campaign against criminal misconduct and corruption by various Indiana judges, against whom, Dr. Sanjari and many other Indiana citizens, have filed criminal complaints and affidavits with federal law enforcement agencies and various committees of the US Congress (see <http://webpages.charter.net/lah1321/>). It is fully anticipated that, irrespective of his premature departure, investigation into and the resulting criminal prosecution will be brought against judge Cook and certain other Indiana judges such as Rex L. Reed (Kosciusko Circuit Court), Indiana Court of Appeals and Supreme Court, whose judicial misconduct involves such court actions as divorce, criminal, paternity, custody, and more, with complaints of fraud and serious deprivations of liberty and fundamental rights including the right to: counsel, a fair trial, non-discriminatory treatment, due process and equal protection, and parental rights. What is most disturbing is the pattern of intentional harm by the court to children for profit. It is an atrocity against children and humanity to use them as pawns in a scheme including the courts, county prosecutors, Child Protection Services and the state profiting monetarily from federal incentives by separating children from their fit, supportive and loving parents through unwarranted and often unlawful CPS and court actions by putting them in Foster Care or for adoption, or, most prolifically, separating a fit parent from the biological child(ren) so that the said institutions profit from contrived federal "child support" enforcement incentive paid to the state, which qualifies for the incentives only when parental "child support" is processed through the courts. Hence, the conflicting roles of the courts profiting from the scheme.

-End-